## LAWS

OF THE

62.44

# STATE OF INDIANA,

PASSED AT

## THE FORTY-SECOND REGULAR SESSION

OF THE

## GENERAL ASSEMBLY,

BEGUN ON THE EIGHTH DAY OF JANUARY, A. D. 1863.

BY AUTHORITY.

INDIANAPOLIS: .

JOSEPH J. BINGHAM, STATE PRINTER.

1863.

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## TAWS.

#### CHAPTER I.

AN ACT appropriating seventy-five thousand dollars for the expenses of the present session of the General Assembly, and providing the manner of payment of the members and officers, and their assistants and appointees, of the Senate and House of Representatives.

## [Approved January 17, 1863.]

Section 1. . Be it enacted by the General Assembly Legislative of the State of Indiana, That the sum of seventy-five penses. thousand dollars is hereby appropriated to defray the legislative expenses of the present session of the General Assembly.

Sec. 2. That it shall be the duty of the Auditor of Duties of Auditor State to audit the accounts, and issue his warrant upon to per diem and the Treasurer of State for the per diem and mileage of mileage of Senators and Representatives, as allowed by law, upon sentatives. the certificate, in case of Senators, of the President of the Senate, and in case of Representatives, upon the certificate of the Speaker of the House, setting forth the time served, and the amount of mileage to which such Senator or Representative may be entitled.

SEC. 3. That it shall be the duty of the said Auditor Providing for the to audit the accounts and issue his warrant upon the employees of the Treasurer of State for the per diem of the officers of General Assemthe Senate and House of Representatives, and their assistants and appointees, including clerks and other assistants to committees, upon the certificate of the President of the Senate, when elected or employed by the Senate, and upon the certificate of the Speaker of the House of Representatives, when elected, appointed, or employed by the House; Provided, That such officers, and their assistants and appointees, except the pages, shall be allowed the sum of three dollars per day each; And provided further, That the pages be allowed the sum of two dollars per day each.

Sec. 4. It is hereby declared that an emergency exists, and that this act shall be in force from and after its passage.

#### CHAPTER II.

AN ACT ceding to the United States of America jurisdiction over cortain lands and their appurtenances, in the county of Marion, and reserving the right to serve process thereon, and exempting the same from taxation.

## [APPROVED FEBRUARY 21, 1863.]

WHEREAS, The United States have recently appropriated money for the purchase of a site in or near the city of Indianapolis, and the erection thereon of buildings and necessary machinery for a National Arsenal and Armory;

And whereas, it is deemed, by this General Assembly, greatly to the interest of the State of Indiana that said Arsenal and Armory should be so located and

erected.

Ceding lands for National Arsenal purposes.

Section 1. Be it enacted by the General Assembly of the State of Indiana, That jurisdiction of the following lands and their appurtenances, that have been purchased for the erection and construction of said buildings and machinery to-wit: the east half of the northwest quarter of section six, township fifteen, north of range four, east, in Marion county, be and the same is hereby ceded to the United States of America: Provided, however, That all civil and criminal process issued under the authority of this State, or any officer thereof, may be executed on said lands, or in the buildings that may be erected thereon, in the same way and manner as if jurisdiction had not been ceded as aforesaid.

SEC. 2. That the lands above described, and their appurtenances, and all buildings and other property that may be thereon, shall forever hereafter be exempted from all State, county, and municipal taxation, and assessment whatever, so long as the same shall remain the property of the United States of America.

Sec. 3. As it is important that the buildings herein contemplated should be completed at an early day, an

Lands shall be exempt from State, county, and municipal taxation.

emergency is declared to exist; therefore, this Act shall take effect and be in force from and after its passage.

#### CHAPTER III.

AN ACT to amend section nine of an Act entitled "An Act to amend section second of an Act entitled an Act concerning the organization of voluntary associations, and repealing former laws in reference thereto, approved February 12, 1855," approved March 9, 1861.

## [Approved February 10, 1863.]

Section 1. Be it enacted by the General Assembly To amend section of the State of Indiana, That section nine of an act voluntary associapproved March 9, 1861, amending section second of ations for horti-literan act approved February 12, 1855, concerning the ary, scientific, hotel, or gymnasorganization of voluntary associations, which is in the tics; to organize military or fire following words, to-wit:

"SEC. 9. Be it further enacted, That any persons may voluntarily associ- burying the dead; a'e themselves together for either of the following purposes:

First—To establish and maintain horticultural, literary, scientific, hotel, shade trees, shrubbery; to establish and maintain horticultural, literary, scientific, hotel, shrubbery; to establish and maintain horticultural, literary, scientific, hotel, shade trees, shrubbery; to establish and maintain horticultural, literary, scientific, hotel, shade trees, shrubbery; to establish and maintain horticultural, literary, scientific, hotel, shade trees, shade tres, shade trees, shade trees, shade trees, shade trees, shade tre

or gymnastic associations.

Second—To organize military or fire companies.

Second—To organize military or are companies.

Third—To provide suitable grounds for the burial of the dead, for Lodges, Daughpublic walks and commons, and to ornament the same with shade trees ance, and other and shrubbery.

Fourth—To plant, cultivate, and preserve shade trees in the public ciations; import squares and along the streets of towns.

Fifth—To organize Masonic or Odd-Fellows' Lodges, subordinate to their several Grand Lodges, and also Divisions of the Sons and Daughters and erect monuof Temperance, or other charitable associations or orders, and to organize ments for the churches, conferences, and religious societies.

Sixth—To erect and maintain suitable buildings for public meetings. Seventh—To import horses, cattle, sheep, hogs and other animals, for agricultural purposes," be amended so as to read as follows:

Sec. 9. Be it further enacted, That any persons may voluntarily associate themselves together for either of the following purposes:

First—To establish and maintain horticultural, literary, scientific, hotel, or gymnastic associations.

Second—To organize military or fire companies.

Third—To provide suitable grounds for the burial of the dead; for public walks and commons, and to ornament the same with shade trees and shrubbery.

Fourth—To plant, cultivate, and preserve shade trees in the public squares and along the streets of towns.

Fifth—To organize Masonic or Odd-Fellows' Lodges, subordinate to their Grand Lodges, and also Divisions of the Sons and Daughters of Temperance, or other

companies; provide grounds for ganize and Odd Fellows' charitable assosheep, hogs, and other

charitable associations or orders, and to organize churches, conferences, and religious societies.

Sixth—To erect and maintain suitable buildings for

public meetings.

Seventh—To import horses, cattle, sheep, hogs, and

other animals, for agricultural purposes.

Eighth—To provide suitable grounds for, to erect monuments thereon, and maintain the same in memory of the dead, or for other events.

Sec. 2. As there is no law authorizing the providing of suitable grounds for, to erect monuments thereon, and maintain the same in memory of the dead, or for other events, an emergency is hereby declared to exist for the immediate taking effect of this Act, that the same shall be in force from and after its passage.

#### CHAPTER IV.

AN ACT authorizing railroads to make extensions or branches in certain cases, and to take stock in railroad or other bridges.

## [Approved February 21, 1863.]

Section 1. Be it enacted by the General Assembly Railroads under general or special laws of this of the State of Indiana, That it shall be lawful for any State to make railroad company in this State, organized under the branches or extensions to the general or special laws of this State, to make branches boundary line of any county, such or extensions of its railroad to the boundary line of any line being also a boundary line of county in which such road may have a terminus, such the State. boundary line being also a boundary line of the State, and such railroad company shall have all the powers, rights, and privileges in relation to such branches or extensions as it has or may have in relation to its original road, under the law by which it was organized, and in conformity to the law of its organization, with power to said company to subscribe and take stock in any railroad bridge company on the route of said road, or at the terminus of said railroad, for the use and benefit of said road: Provided, That any such bridge at the terminus of said road, shall be so constructed as to admit the passage of vehicles, foot passengers, and for general purposes.

Sec. 2. It is hereby declared that an emergency exists for the immediate taking effect of this Act, there-

fore be it enacted that this Act shall take effect and be in force from and after its passage.

#### CHAPTER V.

A BILL [AN ACT] prescribing the forms of conveyances of Real Estate that may be used by Executors, Administrators, Guardians, Trustees, and Commissioners in certain cases, amending section one hundred of the Act in relation to the settlement of Decedents' Estates, approved June 17, 1852; and also to repeal the five hundred and forty-seventh section of an Act entitled "An act to revise, simplify, and abridge the rules, practice, pleadings, and forms, in civil cases, in the courts of this State; to abolish distinct forms of action at law, and to provide for the administration of justice in a uniform mode of pleading and practice, without distinction between law and equity;" approved June 18, 1852.

## [APPROVED FEBRUARY 19, 1863.]

Section 1. Be it enacted by the General Assembly Sale of real estate by Executor, of the State of Indiana, That whenever real estate, or Administrator, any interest therein, shall be sold by an Executor, Ad-quardian, Trustee, or Commissioner, in forms of conveypursuance of an order of court of competent jurisdic- ance. tion, or by virtue of the last will of a decedent, or whenever a conveyance of real estate, or of any interest therein, shall by said court or will, be ordered for any purpose, a conveyance worded in substance as stated in the two next sections of this Act, dated and signed by the proper grantor, shall be sufficient to vest in the proper grantee all the real estate, or interest therein, ordered to be sold, conveyed, or confirmed, to the same extent, and in as full and ample a manner, as any of the forms of conveyance now used and approved by the courts of this State. But nothing herein shall be so construed as to change the law as it now exists in this State, either in statutory form, or in the decisions of the court in relation to the preliminary steps necessary to be taken in order to constitute a valid sale, conveyance, or confirmation of real estate, or in relation to the liability of an Executor, Administrator, Guardian, Trustee, or Commissioner, to any party interested for any thing done or omitted in procuring the order of Court directing the sale or conveyance.

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Description of Administrator, dian and Trustee; naming wards and parties.

Sec. 2. A. B. (here give the description of the per-Executor, Guar-son), "as Administrator of C. D.," or "Executor of the last will of C. D.," or "Guardian of (naming all the wards);" or "Trustee of (naming the parties);" "by order of (naming the court);" "entered in vol. (naming the number and description of the record);" "on page (giving the number of the page);" or, "by virtue of the last will of C. D., recorded in vol. (giving the number of the will, records of, naming the county);" "on page (giving number);" "conveys to C. D. (describe the premises);" "for (state the consideration)."

Form used by Commissioner. Administrator, Guardian; naming the wards.

Sec. 3. If the conveyance is made by a Commissioner appointed by the court, the following form may be used, viz: "A. B., Commissioner by the order (or judgment) of (naming the court), in the case of (naming the parties plaintiff), against (naming the party defendant), (or) on petition of (naming the description of the petitioner as A. B., Administrator of C. D.,) (or) Guardian of (naming the wards), entered in (describe the kind of record, number of volume, and page), conveys to E. F. (describe the premises), for (state the consideration).

Providing for the settlement of decedents' estates, and directing how to convey by Administrators or Executors.

SEC. 4. That section one hundred, of an act entitled "An act providing for the settlement of decedents' estates, prescribing the rights, liabilities, and duties of officers connected with the management thereof, and the heirs thereto, and certain forms to be used in such settlement," approved June 17, 1852, which reads as follows:

"Such Executor or Administrator shall make return, under oath, of his proceeding in the premises, at the next term after such sale, to the court granting the order, and if said court be satisfied therewith, it shall confirm the same, and direct such Executor or Administrator to execute a conveyance or assignment to such purchaser of such lands, setting forth the name of such Executor or Administrator, the heirs or devisees mentioned in the petition, the time of filing thereof, in substance the order of the court directing the sale, the description of the premises sold, and the name of such purchaser or his assignee; but upon the delivery of such conveyance or assignment to such purchaser or his assignee, he shall execute and deliver to such Executor or Administrator a mortgage upon such premises, according to the terms of the sale, the expense of making which mortgage, and the recording thereof, shall be paid by such purchaser or his assignee, which said mortgage such Executor or Administrator shall cause to be recorded forthwith, in the proper record of deeds of such county, and such certificate of sale, upon the delivery of such conveyance, shall be handed over to such Executor or Administrator, and such notes shall be retained by him, if the same are approved by the court," be amended so as to read as follows:

"The Executor or Administrator shall report his proceedings in the premises to the court granting the order, at the next term after the sale, which shall confirm the same, if satisfied therewith, and direct the Executor or Administrator to execute a conveyance or assignment

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of the lands to the purchaser or to his assignee. On the delivery of the conveyance or assignment to the purchaser or his assignee, he shall execute and deliver to the Executor or Administrator a mortgage upon the premises, securing the payment of the purchase-money, according to the terms of sale, which shall be forthwith recorded by the Executor or Administrator, in the proper Recorder's office, the expense of which, and of making the mortgage, shall be paid by the purchaser or his assignee. The certificate of sale shall be returned to the Executor or Administrator, and the notes retained by him, if approved by the court.

SEC. 5. The five hundred and forty-seventh section of an Act approved of the Act named in the title to this Act, approved June 18, 1852, re-

June 18, 1852, is hereby repealed.

#### CHAPTER VI.

AN ACT to amend section thirty-three of an act entitled "An act to provide for the valuation and assessment of the real and personal property, and the collection of taxes in the State of Indiana, for the election of township assessors, and prescribing the duties of assessors, appraisers of real property, county treasurers and auditors, and of the Treasurer and Auditor of State;" approved June 21, 1852.

## [Approved February 21, 1863.]

SECTION 1. Be it enacted by the General Assembly Amendment of of the State of Indiana, That section thirty-three of an approved June act entitled "An act to provide for the valuation and 21, 1852; duties of auditors in reassessment of the real and personal property and the lation to assesscollection of taxes in the State of Indiana, for the elecand corporations, tion of township assessors, appraisers of real property, township, and county treasurers and auditors, and of the Treasurer road taxes. and Auditor of State;" approved June 21, 1852, which reads as follows, to-wit:

"It shall be the duty of such auditor to enter the name of such company or corporation on the tax duplicate, with the amount and value of said stock, and assess thereon for State, county, school, and road taxes, according to the amount of taxes fixed for those purposes for that year in the several counties through which such road, slack-water navigation, or telegraph line may run or pass, and the said president, or other proper officer of any such company, shall pay to the treasurer of the proper county the taxes so assessed as aforesaid on said stock, together with all damages, interest and cost that may be due thereon;" be and the same is hereby amended to read as follows, viz.:

"It shall be the duty of such auditor to enter the name of such company or corporation on the tax dupli-

cate, with the amount and value of said stock, and assess thereon for State, county, school, special school, township, and road taxes, according to the amount of taxes fixed for those purposes for that year, in the several counties and townships through which such road, slack-water navigation, or telegraph line may run or pass, and the said president, or other proper officer of any such company, shall pay to the treasurer of the proper county the taxes so assessed as aforesaid on said stock, together with all damages, interest, and cost, that may be due thereon."

Šec. 2. It is hereby declared that an emergency exists for the immediate taking effect of this act; therefore, the same shall take effect and be in force from and

after its passage.

#### CHAPTER VII.

AN ACT to amend the fifty-fourth section of chapter seven, entitled "An act defining misdemeanors, and prescribing punishment therefor." Approved June 14, 1852.

## [APPROVED FEBRUARY 21, 1863.]

Section fifty-four, certificates.

Section 1. Be it enacted by the General Assembly of chapter seven, defining misder of the State of Indiana, That section fifty-four of chapter meanors, approved June 14, seven, entitled "an Act defining misdemeanors and 1852, amended prescribing punishment therefor," approved June 14, in relation to re- 1852, which reads as follows: turning marriage 1852, which reads as follows:

> "Any person having solemnized a marriage who shall fail to return a certificate thereof with the license therefor, within the time prescribed by law, shall be fined not less than five nor more than one hundred dollars;" be amended so as to read as follows:

> Any person having solemnized a marriage who shall fail to return a certificate thereof, within the time prescribed by law, shall be fined not less than five nor more than one hundred dollars.

#### CHAPTER VIII.

AN ACT to provide for the execution of Conveyances by County Auditors of School Lands, where the certificate has not been properly assigned, or assignment acknowledged in certain cases.

## [Approved February 27, 1863.]

Section 1. Be it enacted by the General Assembly Providing for of the State of Indiana, That whenever the certificate county Auditors of the school commissioner or auditor of any county of land conveyanthis State, issued for land sold, has been assigned by any person without a proper acknowledgment before the county auditor or other proper officer, or assigned by delivery, and such assignor has deceased, any assignee of such certificate, claiming title to the land described therein, may file his complaint in the proper circuit court, making parties thereto, the county auditor and the heirs of such deceased assignor. If it shall be proved to the satisfaction of the court, that the plaintiff or any party to the cause is the equitable owner of the land and the purchase-money has been fully paid to the school fund, the court shall direct the auditor to execute a proper conveyance to the plaintiff or other parties entitled thereto, although the certificate has not been properly assigned, or the assignment thereof properly acknowledged by the decedent. All other persons claiming any interest in the land, may, on their application, be made parties and heard in the case.

The auditor shall execute a conveyance according to the directions of the court, and such conveyance shall vest in the grantee the title of said land as fully and to all intents and purposes as if the certificate had been legally assigned and assignment properly acknowledged.

#### CHAPTER IX.

AN ACT to amend the twelfth section of an Act entitled "an Act touching the relation of guardian and ward." Approved June 9, 1852.

## [Approved February 21, 1863.]

The marriage of female wards discharges guardians, to account to wife with consent of husband.

Section 1. Be it enacted by the General Assembly of the State of Indiana, That section twelve of the guardians, and shall authorize above entitled Act, which reads as follows, to wit:

> "SEC. 12. The marriage of any female ward to a person of full age, shall operate as a legal discharge of her guardianship, and her guardian shall account to the husband of such ward, in the same manner as if she had arrived at full age;" be so amended to read as follows, to wit:

> Sec. 12. The marriage of any female ward to a person of full age shall operate as a legal discharge of the guardianship, and the guardian shall be authorized to account to the wife with the assent of the husband.

#### CHAPTER X.

An act to provide for the erection and repair of any bridge across a stream forming the boundary line between two counties, and to repeal all laws inconsistent therewith.

## [APPROVED FEBRUARY 28, 1863.]

Authorizing the construction of bridges across streams forming the boundary Anes of counties.

Section 1. Be it enacted by the General Assembly of the State of Indiana, That whenever public convenience shall require the erection or repair of any bridge across a stream forming the boundary line between two counties, the board of commissioners of such counties, each acting for itself, may cause plans and estimates to be made and laid before them.

Boards of each county shall act separately in erecting or repairing bridges.

Sec. 2. The said boards shall then determine, each acting separately, whether or not they will engage in the erection or repair of such bridge, and what amount or what proportion of the cost thereof each will pay, and how and when the same shall be paid.

The boards, if they agree to re-pair or erect a bridge, appoint an agent or superintendent.

The said boards may, if they agree to engage in the erection or repair of such bridge as aforesaid, appoint an agent or superintendent, and may at pleasure remove him and appoint another; may cause

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notice to be given, and a contract or contracts to be Contract shall not be valid until made, for the erection or repair of such bridge; but no each board has such contract shall be valid until it has been approved approved. by each board acting separately, and each of the said boards shall make allowances and payments at the times, and in the proportions or amounts agreed upon as aforesaid.

Sec. 4. The said boards may require bond and The boards may require bonds of security from such superintendent or agent, and from seent, superintendent or contractor or contractors, which may be made pay-tractors. able to both or either of such boards, and any recovery thereon shall be for the benefit of such boards, in proportion to the interest which each had in the proposed bridge or repairs.

SEC. 5. Said boards may make reasonable allow-Boards may make allowances ances to such agent or superintendent, and for making for plans to superintendent or plans and estimates, which shall be paid in proportion agent for plans. to the amount or proportion which each has agreed to pay for the erection or repair of such bridge.

SEC. 6. Each county shall be regarded as the owner Each county reof an interest in any bridge erected in pursuance of owner of an inthis act, proportionate to the amount contributed terest. toward its erection, and each shall have a voice in regulating the use thereof.

Sec. 7. All laws heretofore passed on the subject embraced in the title of this act are hereby repealed, and there being an emergency for the immediate taking effect of this act, it is declared to be in force from and after its passage.

#### CHAPTER XI.

AN ACT to provide for the publication of notice of the pendency of suits as against defendants whose residence is unknown.

## [APPROVED FEBRUARY 21, 1863.]

SECTION 1. Be it enacted by the General Assumbly Where residence of the State of Indiana, That whenever it shall appear of defendant is by affidavit that the residence of any defendant is clerk in vacation unknown, and that diligent inquiry had been made to of the pendency of such suit in an ascertain the residence of such defendant, that the adjoining county, court during term, or the clerk in vacation, may order where a weekly court during term, or the clerk in vacation, may order where a weekly newspaper is the notice of the pendency of such suit as against published. such defendant to be published three weeks in some

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weekly newspaper of the county, if no such paper is published therein, then in an adjoining county or the county nearest thereto wherein such paper is published, such publication shall have the same force and effect as in cases against non-residents.

SEC. 2. It is declered that an emergency exists in this case, and that this act shall be in force from and after its passage.

#### CHAPTER XII.

AN ACT to fix the times of holding the Courts of Common Pleas in the Twentieth Judicial District of the State of Indiana, and repealing former laws on the subject, and declaring when this Act shall take effect.

## [Approved January 27, 1863.]

Time of holding Allen, and Huntington.

Section 1. Be it enacted by the General Assembly Common Pleas
Court in the of the State of Indiana, That the Court of Common the tiet in the count of Common tiet in the count. Pleas in the twentieth District of the State of Indiana ties of Wells, shall be holder and the count of Common ties of Common shall be holden as follows, to wit: In the county of Adams on the second Mondays of January, May, and September, and shall continue in session one week at each term, if the business shall require it; and in the county [of] Wells on the third Mondays of January, May, and September; and in the county of Huntington on the third Mondays in February, and the Monday after the fourth Mondays in May of each year, and the Monday succeeding the court in the county of Wells, in September in each year, and continue in session two weeks, if the business shall require it; and in the county of Allen on the Mondays after the court in Huntington, and shall continue in session for four weeks at each term, if the business shall require it.

Process and orders of courts made returnable at the first term.

That all process and orders of said courts heretofore made or issued shall be taken to be and are hereby made returnable to the first term of said courts respectively, as fixed by this act.

Sec. 3. That all laws conflicting with this act are

hereby repealed.

Whereas, an emergency exists for the immediate taking effect of this act, the same is hereby declared to be in force from and after its passage.

#### CHAPTER XIII.

AN ACT to extend the time for the completion of Railroads in all cases in which two thousand dollars per mile has been expended in their construction, and declaring at what time the Act shall take effect and be in force.

## [APPROVED FEBRUARY 18, 1863.]

SECTION 1. Be it enacted by the General Assembly Railroads, three of the State of Indiana, That any railroad company poration, having legally organized under and pursuant to an Act entitled commenced commenced companies, approved May 11, 1852," which within three permile, shall years after its incorporation, shall have in good faith have ten years to complete. begun the construction of its road, and shall have actually expended thereon a sum equal to two thousand dollars per mile of the entire length of the road in the construction thereof, exclusite of officers salaries and expenses, shall have ten years from and after the 30th day of December, 1862, to complete the same.

Sec. 2. The corporate powers of all companies fall- Powers of all ing within the provisions of this act, are continued in companies are full force for and during the said additional term of ten force for ten years, and if, at the expiration of said term, such road shall not be completed, the corporate powers of such company shall then cease, and its act of incorporation become void; Always provided, That the benefits of this act shall not extend to any corporation whose charter shall have been declared forfeited, or against which a final judgment of ouster shall have been entered, nor shall this act save any corporation or company from the effect of any thing done or omitted, except a failure to complete its road, as provided therein.

SEC. 3. This act may be amended or repealed, at May be amended the discretion of the Legislature.

Sec. 4. It is hereby declared that an emergency exists for the taking effect of this act, and it shall therefore take effect and be in force from and after its passage.

#### CHAPTER XIV.

AN ACT to authorize the Governor to issue a Patent to Asron Foster for certain Michigan Road Land, in Laporte County.

## [APPROVED FEBRUARY 11, 1863.]

Governor to make a Patent to Aaron Foster, for Michigan Road land, en-tered by William Polke.

Authorizing the Whereas, In June, 1832, William Polke entered at the Land Office, for the sale of Michigan Road Lands, the east half of the south-west quarter of section five, in township thirty-six, north of range three, west, in the county of Laporte, and fully paid for the same, and a certificate of the final payment therefor, was issued to him, and the said William Polke afterward sold and conveyed the said land to Arthur McClure, who sold the same to Andrew Mellville, and the said Mellville sold and conveyed the same to Daniel Clossen, who sold to William D. Parker, and the said Parker sold and conveyed the said land to Aaron Foster, who is now in possession of and the equitable owner of said land.

AND WHEREAS, The certificate of final payment for said land has been lost, and no patent has ever issued

for said land, therefore,

Section 1. Be it enacted by the General Assembly of the State of Indiana, That His Excellency, the Governor, be and he is hereby authorized, to cause to be issued to the said Aaron Foster, a patent for the said land.

Whereas an emergency exists, it is hereby declared that this act shall take effect and be in force from and after its passage.

#### CHAPTER XV.

AN ACT to confirm and make valid Sales of Real Estate in the State of Indiana, made by Trustees and by domestic and foreign Executors.

## [APPROVED MARCH 7, 1863.]

Deeds to lands by Trustees, or by domestic or foreign Executors, confirmed and made valid.

Section 1. Be it enacted by the General Assembly of the State of Indiana, That all sales of real estate in this State, heretofore made in good faith by Trustees, or by domestic or foreign Executors in conformity with

the provisions of any deed of trust or will, executed and admitted to Probate in this State, or in any other of the United States, and for which a full consideration has been paid to the party entitled thereto, be and the same are hereby confirmed and made valid, and that all deeds of conveyance of such real estate, executed by such Trustees or Executors to the purchaser or purchasers of . said land, shall vest in such purchaser or purchasers, his, her or their heirs and assigns, the legal title of said land.

Sec. 2. Whereas, many such sales have been made, and the purchase money paid in good faith, it is hereby declared that an emergency exists, and that this act shall take effect and be in force from and after its passage.

#### CHAPTER XVI.

AN ACT to amend section forty-six of An Act entitled "An Act to provide for a general system of common schools, the officers thereof, and their respective powers and duties, and matters properly connected therewith, and for the establishment and regulation of Township Libraries, and to repeal all laws inconsistent therewith," approved March 11. 1861."

## [APPROVED MARCH 7, 1863.]

SECTION 1. Be it enacted by the General Assembly Repealing the of the State of Indiana, That section forty-six of said forty-sixth secact, which reads as follows, to wit:

"Section 46. The County Auditor shall, from the assessment of the purposes—and property for State and County purposes, make the proper assessment of amending by the tax levied by the Trustee, as concurred in by the County Commission striking out "and ers, in the same manner as for the State and County revenue, and shall the person taxed set down the amount of said tax on his duplicate, as other taxes, in appropriate columns, and the said tax shall be collected by the County Treasurer as other revenues, and shall be paid to the Treasurer for school purposes of the proper township, town, or city, upon the warrant of the Auditor, but said assessment of tax shall extend to no property of the person taxed except that which is situate within the township, town, or city, in which the tax is levied, and the person taxed resides," be amended to read as follows, to wit:

The County Auditor shall, from the assessment of the property for State and County purposes, make the proper assessment of the tax levied by the Trustee, as

directing the duties of Auditors in assessing for

concurred in by the County Commissioners, in the same manner as for the State and County revenue, and shall set down the amount of said tax on his tax duplicate as other taxes, in appropriate columns, and the aid tax shall be collected by the County Treasurer as other revenues, and shall be paid to the Treasurer for school purposes, of the proper township, town, or city, upon the warrant of the Auditor, but said assessment of tax shall extend to no property of the person taxed, except that which is situate within the township, town, or city in which the tax is levied.

Sec. 2. In the opinion of the General Assembly, there exists an emergency for the immediate taking effect of this act, therefore the same shall be in full force from and after its passage.

#### CHAPTER XVII.

AN ACT fixing the time for holding the next Terms of the several Circuit Courts in the Third Judicial Circuit, and repealing all laws in conflict therewith.

## [Approved January 22, 1863.]

Pike, and Knox-Third Judicial Circuit.

Changing time of SECTION 1. De u enucious of the holding Courts in of the State of Indiana, That the next Terms of the securities of the securities composing the Dubols, Gibson, several Circuit Courts in the counties composing the Third Judicial Circuit shall commence in the present year, as follows:—

> In the county of Dubois, on the third Monday of February;

> In the county of Gibson, on the fourth Monday of February;

> In the county of Daviess, on the second Monday of March:

In the county of Martin, on the fourth Monday of

In the county of Pike, on the fifth Monday of March; In the county of Knox, on the first Monday of April. Said courts shall sit, if the business require Courts shall sit it, in the counties of Dubois, Martin, and Pike, one week each; in the counties of Gibson and Daviess, two

Specifying the number of weeks in each county.

> weeks each; and in the county of Knox as long as Digitized by GOOGLE

the business of the term may require, with power to adjourn over from time to time, when most convenient for the transaction of such business.

SEC. 3. That all writs, summonses, and other pro-writs, summonscess issued out of any of said courts, shall be construed cess shall conso as to make them conform to the provisions of this act. form to this act.

Sec. 4. All laws and parts of laws coming in con-Repealing former flict with the provisions of this act, are hereby repealed. provisions.

Sec. 5. Whereas, an emergency exists rendering it necessary that this act shall go into effect immediately, it is hereby declared that this act shall be in force from and after its passage and publication in the Daily State Sentinel and the Daily Indianapolis Journal.

#### CHAPTER XVIII.

AN ACT providing for calling special sessions of Boards of County Commissioners.

## [APPROVED MARCH 7, 1863.]

Section 1. Be it enacted by the General Assembly Special Board of of the State of Indiana, That special sessions of the sioners may be Board of County Commissioners of the several councalled by Auditor, Clerk or ties in this State, may be called whenever the public Recorder, under the country of the count interests require it, first, by the County Auditor; sec-gencies. ondly, by the Clerk of the Circuit Court, in case of the death or disqualification of the County Auditor; thirdly, by the Recorder of the proper county, in case of the disqualification from any cause, of both the County Auditor and Clerk of the Circuit Court.

SEC. 2. At least six days' notice of such special ses-special ses-ion sion shall be given, unless in the opinion of the officer granted unless calling the same, an emergency exists requiring a shorter an emergency exists. notice; in that case the officer may fix the time at his discretion.

SEC. 3. Special sessions of Boards of Commission-Boards called uners called in pursuance of this act, shall be governed by the laws now in force regulating the proceedings and laws regulating defining the powers of County Commissioners at spe-special aessions. cial sessions.

#### CHAPTER XIX.

AN ACT to amend an act entitled "An act to amend the third section of an act entitled 'An act to provide for the protection of wild game, defining the time in which the same may be taken or killed, and declaring the penalty for the violation of this act, approved February 26, 1857,' which latter act was approved March 9, 1861."

## [APPROVED FEBRUARY 13, 1863.]

Shoot, trap, or net pheasants or quails between the first day of March and first day of October unlawful, fined one dollar for each offense.

SECTION 1. Be it enacted by the General Assembly of the State of Indiana, That section first of said act, which reads as follows, to-wit:

"That it shall be unlawful to shoot, trap, or net pheasants or quails, between the first day of March and the first day of November in each year, and any person or persons so shooting, trapping, or netting pheasants or quails, in violation of this provision, shall, on conviction thereof, be fined in the sum of one dollar for each pheasant or quail so shot, trapped, or netted, the amount of said penalty to be appropriated to the 'Common School Fund,'" be so amended as to read as follows:

That it shall be unlawful to shoot, trap, or net pheasants or quails, between the first day of March and the first day of October in each year, and any person or persons so shooting, trapping, or netting pheasants or quails, in violation of this provision, shall, on conviction thereof, be fined one dollar for each pheasant or quail so shot, trapped, or netted, the amount of said penalty to be appropriated to the "Common School Fund."

#### CHAPTER XX.

AN ACT to amend the sixth section of an act to fix the times of holding the Common Pleas Court in the several counties of this State, the duration of the terms thereof, and making all process from the present Common Pleas Courts returnable to such terms, and declaring when this act shall take effect, and repealing all laws inconsistent therewith.

## [APPROVED FEBRUARY 27, 1863.]

Section 1. Be it enacted by the General Assembly of the State of Indiana, That section six of the above recited act, which reads as follows, to wit:

"Sec. 6. In the county of Franklin, on the first Mondays of March, July and November; in the county of Union, on the fourth Mondays in March, July and November; in the county of Fayette, on the second

Mondays of April, August and December; and in the county of Wayne, on the second Mondays in January, May and September; and the terms of said courts shall, if the business require it, be in Franklin county three weeks; in Fayette and Union counties each two weeks; and at the May and September terms in Wayne county, five weeks; and the January term three weeks;" be, and the same is hereby amended to read as follows, to wit :---

Sec. 6. In the county of Franklin, on the first Changing time of Mondays of March, July, and November; in the county Pleas Courts in of Fayette, on the second Mondays in April, August Franklin, Union, Fayette, and and December; in the county of Wayne, on the second Wayne counties. Mondays in January, May and September; and in the county of Union, on the fourth Monday in March and July, and the first Monday in December: and the terms of said court shall, if the business require it, be in Franklin county three weeks; in Fayette county two weeks; in Union county at the March and July terms, two weeks, and at the December term one week; and at the May and September terms, in Wayne county, five weeks, and the January term three weeks.

Whereas, an emergency exists for the immediate taking effect of this act, it shall therefore take effect and be in force from and after its passage.

#### CHAPTER XXL

AN ACT to prohibit Judges of the Common Pleas Courts of this State from practicing as Attorneys in any of the inferior Courts within their districts respectively.

## [APPROVED MARCH 7, 1863.]

SECTION 1. Be it enacted by the General Assembly Judges of Comof the State of Indiana, That Judges of the Common probibited prac-Pleas Courts of this State are hereby prohibited from their own dispracticing as attorneys in any of the inferior courts tricts. within their districts respectively.

SEC. 2. It is hereby declared that an emergency exists for the immediate taking effect of this act, it is therefore declared that the same shall take effect and be

in force from and after its passage.

#### CHAPTER XXIL

AN ACT to provide that the value of United States Government stamp duties, required and used on original process, certificates, bonds, appraisements, deeds of conveyance by sheriffs, and on other instruments, shall in all actions be taxed and collected as other costs in said actions.

## [APPROVED MARCH 7, 1863.]

United States Government stamps shall be taxed and collected as other costs. Section 1. Be it enacted by the General Assembly of the State of Indiana, That in all actions, when United States Government stamps are required and used in original process, certificates, bonds, appraisements, deed of conveyance by sheriffs, and other instruments, the value of said stamp duties shall be taxed and collected as other costs in said action.

SEC. 2. Whereas, an emergency exists, therefore this act shall be in force from and after its passage.

#### CHAPTER XXIII.

AN ACT amendatory of and supplemental to an act entitled "An Act to incorporate the Wabash Navigation Company," approved January 13, 1846, and authorizing said company to raise money by assessing the stockholders therein when necessary to make repairs on the works thereof, and to invest the earnings of said company, if any surplus shall occur.

## [APPROVED MARCH 7, 1863.]

WHEREAS, It is represented to this General Assembly that the Wabash Navigation Company has not been enabled heretofore to reserve any surplus fund to meet contingent expenses, accidents and repairs as contemplated.

An Act to amend the Act entitled "An Act to incorporate the Wabash Navigation Company," approved January 13, 1846, and to authorize said company to raise money when necessary to make repairs on their works."

WHEREAS, It is represented to this General Assembly that the Wabash Navigation Company has not been enabled heretofore to reserve any surplus fund to meet contingent expenses, accidents and repairs as contemplated by the nineteenth section of their charter;

AND WHEREAS, Also the said company have not been able to borrow money when necessary, on the obligations of the said company, as authorized by the said nineteenth section, and have no reason to expect to be able so to borrow money if necessary hereafter; there-

Section 1. Be it enacted by the General Assembly Wabash Navigaof the State of Indiana, That if at any time hereafter, tion Companyand from time to time, it may become necessary for the make necessary said Wabash Navigation Company to raise money to be lawful for Dimake necessary repairs on their works, it shall be lawful upon the stockfor the directors of the said company to call upon the holders to contribute the same compet payment. by payments of so much money per share as may be determine the by payments of so much money per share as may be determine the necessary to make up the sum wanted, and to compel shall give notice such payment in the manner hereinafter provided; that in Vincennes newspapers, notices to say, the director shall determine the amount of tices to stock-holders shall be money necessary, and shall assess the same among the deposited by Secshareholders of the company equally, in proportion to retary in Vincennes post office the number of shares owned by each, and as to the sixty days before the time of payments of shares the books of said Company shall ment. Default be conclusive be conclusive.

The Directors of the Company shall determine the dagainst in Knox time of payment in one or more instalments, and shall Pleas Court. Sale of stock. cause notice thereof to be given in manner following: Publication in publication in one or more newspapers published in days before the Vincennes, and by written or printed notices to each of ensuing term of Vincennes, and by written or printed notices to each of ensuing term of the stockholders, to be deposited by the Secretary of the Sheriff of Knox Company in the post office at Vincennes, and by him duct sale accordance to the stockholders. addressed to the stockholders according to the best in-company. formation he can get of their respective last known places of residence, such publication and deposit of notice to be made at least sixty days before the time of payment. And in case of default of payment by the owners of stock, or any of them, it shall be lawful for said Company to file their complaint in the Court of Common Pleas of Knox county, making the defaulting stockholders, according to their names as apparent on the books of said Company, defendants thereto, and praying a sale of the stock of such defaulters, and shall give notice of the filing of such complaint by publication in some Vincennes newspaper at least thirty days before the ensuing term of said court; and thereupon it shall be the duty of the said Court, upon proof to the satisfaction of said Court that all the requirements of this act have been in good faith performed, to decree the sale of said stock, and the transfer thereof on the books of the Company by the Sheriff of Knox county, said judgment and sale to be rendered and con-

ing members, proceeded

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ducted according to the provisions of section ten of the charter of said Company.

Directors may invest surplus and re-invest.

Sec. 2. If at any time hereafter it shall be in the power of said Company to accumulate any surplus fund it shall be lawful for the directors to invest the same from time to time at such rate of interest, not exceeding the maximum rates of interest then allowed by law, and upon such security as may then be agreed upon with the borrowers, and the same from time to time to re-invest.

#### CHAPTER XXIV.

AN ACT regulating the duties of the State Librarian, and providing penalties for a violation of the provisions of this act.

## [APPROVED MARCH 9, 1863.]

Librarian shall not permit books

Section 1. Be it enacted by the General Assembly of the State of Indiana, That the State Librarian shall or magazines to of the State of Indiana, That the State Librarian shall go outside of the not permit any book, magazine, or work of any kind, to be taken from the Library rooms, except temporarily by the Judges of the Supreme Court of the State of Indiana, of the United States Court, officers of State, members and officers of the General Assembly, when required in the discharge of their official duties. But in no case shall any such book, magazine, or work be taken outside of the capital buildings.

Persons violating this law guilty of a misdemeanor.

Sec. 2. Any person guilty of a violation of the provisions of this act shall be deemed guilty of a misdemeanor, and shall, upon conviction thereof, be fined in the sum of twenty-five dollars.

All acts or parts of acts conflicting with the pro-

visions of this act are hereby repealed.

Sec. 3. Inasmuch as there is an emergency for the passage of this act, it is therefore declared that it shall be in force from and after its passage.

#### CHAPTER XXV.

AN ACT to provide compensation to the owners of animals killed or injured by the cars, locomotives, or other carriages of any Railroad company in this State, and to enforce the collection of judgments rendered on account of the same, and to repeal all laws inconsistent therewith.

## [APPROVED MARCH 4, 1863.]

Section 1. Be it enacted by the General Assembly versons control-of the State of Indiana, That lessees, assignees, receivers, shall be liable to and other persons, running or controlling any railroad, half of stock in the corporate name of such company, shall be liable, jointly or severally with such company, for stock killed or injured by the locomotives, cars, or other carriages of such company, to the extent and according to the provisions of this act.

Sec. 2. That whenever any animal or animals shall Whenever be or shall have been killed or injured by the locomo-the owner theretives, cars or other carriages used on any railroad in, or of may file his running into or through this State, whether the same writing before some justice of may be or may have been run and controlled by the peace, which company, or by the lessee, assignee, receiver or other cause at least ten person, the owner thereof may go before some justice days' notice to be served on railof the peace of the county in which such killing or road company. injuring occurred, and file his complaint in writing, and such justice shall fix a day to hear said complaint, and shall cause at least ten days' notice to be served on the railroad company, by the service of a summons by copy on any conductor of any train passing into or through said county, but in all cases when the value of any animal or animals so killed, or the injury done shall exceed fifty dollars, the owner or owners of any such animal or animals, may file his or their complaint, and prosecute his or their claim before such justice of the peace, in the Court of Common Pleas, or in the Circuit Court of the county, at his or their option.

Sec. 3. When such complaint shall be filed in the when complaint Court of Common Pleas, or in the Circuit Court, the shall be filed with clerk of said court shall issue a summons thereon as in issue summons to sheriff who shall other cases, which summons shall be served by the serve it on said sheriff on the railroad company defendant, at least ten ten days before days before the first day of the term at which such the term of court which the cause is to be heard, and such summons may be served cause is to be by copy on any conductor on any train on said road tried. passing into or through said county.

Action may be brought against pany, whether

The action may, in all cases contemplated Sec. 4. the railroad com- by this act, be brought against the railroad as defendrun by the same ants, whether the same is or was being run by the or any other corporation or asso-company or by a lessee, assignee, receiver or other ciation of persons person in the name of such company.

The court or jury Requires agents of ra lroads to pay into court money until paid.

Sec. 5. On the hearing of any such cause, the court or shall give judg-jury trying the same shall give judgment for the plaintiff or ment for the plaintiff for the plaintiff. ment for the plaintiffs for the value of the animal or animals killed or of animals killed the injury done, without regard to the question whether such killing or injury was the result of wilful misconduct or negligence, or the result of unavoidable accident; judement is fully and if such cause be commenced in the Common Pleas or Circuit Court of the county in which such animal or animals are killed, or such injury done, the court shall, on motion of the plaintiff or plaintiffs, on the rendition of such judgment, or afterwards at any time, when notice of such motion has been served on the railroad company defendant, at least ten days before the first day of the term of the court at which such motion is to be heard, order a writ to issue, directed to the sheriff of the proper county, for any agent, conductor, employee of such railroad company, or of the lessees, receivers or assignee of such company, named in such motion, to appear forthwith or at such time as the court may direct, and answer upon oath as to the amount of money in their hands, if any, belonging to such company, or to such assignees, lessees, receivers as aforesaid, and also as to the probable amount of money received by such agents, conductors, or employees as aforesaid belonging to such railroad company, lessees, assignees, or receivers as aforesaid; and if such agent, conductor or employee as aforesaid shall answer that he has, or that they have any such money, or are in the constant receipt of money as such agent, conductor or employee as aforesaid, the court shall order such agent, conductor, or employee as aforesaid, to pay into the clerk's office of such court, at such times as may be named by the court, such portions of the money so held or received as aforesaid, not exceeding one-half the amount thereof, as may be deemed just by the court, until such judgment and cost is fully paid and satisfied.

Judgment obtained before justice of the the filing of a clerk's office shall be entitled to the order and proceedings as therein specified.

Any person obtaining a judgment before a justice of the peace for any animal or animals killed or peace, may, upon injured by the cars, locomotives, or other carriages of transcript of such any railroad in this State, may, upon the filing of a cerjudgment, in the tified transcript of such judgment in the office of the clerk of the Common Pleas Court of the county in which such animal or animals are killed or injured, and upon the clerk of such court entering the same on the

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order book thereof, may upon notice and motion made in such court, as specified in the fifth section of this act, shall be entitled to the order and proceedings as therein specified.

SEC. 7. This act shall not apply to any railroad Shall not apply securely fenced in, and such fence properly maintained curely fenced in.

by such company, lessee, assignee, receiver, or other

person running the same.

Sec. 8. That any agent, conductor or employee who Any person conshall fail, refuse or neglect to perform or obey the orders railroad who of the court, as specified in this act, shall be deemed shall refuse or guilty of contempt of the court, and fined in any sum shall be deemed not exceeding five hundred dollars, to which may be tempt, and shall added imprisonment in the county jail for a period not be fined. exceeding six months.

Sec. 9. All laws or parts of laws in conflict with

the provisions of this act, are hereby repealed.

Sec. 10. Whereas, an emergency exists for the immediate taking effect of this act, the same shall be in force and take effect from and after its passage.

#### CHAPTER XXVI.

AN ACT to provide for the inspection of Petroleum Oils for illuminating purposes, making and branding the same; prescribing penalty for selling without inspection, or for falsely branding the cask, package, or barrel containing the same, or for violating any of the provisions of this act; for the appointment of Inspectors and deputies, prescribing duties and terms of office, and imposing penalties for Inspectors or deputies trading in any article they are appointed to inspect.

## [APPROVED MARCH 9, 1863.]

Section 1. Be it enacted by the General Assembly Five or more citiof the State of Indiana, That upon the application of zens may associfive or more citizens of any county in this State, wherein together for manany coal oil, petroleum oil, or a mixture of coal and minating oils. The judge of the petroleum oils is made, refined, or manufactured, for the Common Pleas purpose of burning in any kind of lamp as an illumina-Court shall appoint an inspector, or where the same, or any one of them, is sold for tor of oils. When oils are worththat purpose, the Judge of the Court of Common Pleas less, the owner shall appoint a suitable and qualified person, who is not sell under pains interested in the making or vending of any or either of and penalties. said oils or burning fluids, who shall, at his own expense, provide himself with the necessary instruments

and apparatus for testing the quality of said illuminating coal or petroleum oils or burning fluids, whose duty it shall be to examine and test the quality of all coal or petroleum oils or burning fluids that he shall be requested by any manufacturer, refiner, dealer, or vendor to examine; and if, upon such testing or examination, the oils or fluids so tested shall meet the requirements hereinafter specified, he shall fix his brand and device. "approved," with the date, upon the package, cask or barrel containing the same, and it shall be lawful for any manufacturer or dealer to sell the same as an illuminator; but if the oil so tested shall not meet said requirements, he shall mark upon such package, cask, or barrel, "rejected for illuminating purposes," under his name, and it shall be unlawful for the owner thereof to sell it for illuminating purposes under the pains and penalties hereinafter provided.

It shall be the ating oil.

Sec. 2. It shall be the duty of every manufacturer duty of every petroleum oil man- of refined coal oil, petroleum oil, or mixed coal and ufacturer to mark or brand upon the package, or brand upon the package, package illumin-cask, or barrel containing the same, according to the fact, "illuminating coal, or petroleum, or mixed oil," in

addition to their ordinary trade mark.

Inspector of oil shall examine all oils and reject dangerous specithe duty of the signate by his brand the temit ignites.

Sec. 3. It shall be the duty of the inspector, when called upon for the purpose, promptly to inspect all oils mens. The tem- or burning fluids hereinbefore mentioned, and to reject perature shall be as dangerous all petroleum oils which, at the temperagrees. It shall be ture of one hundred degrees Fahrenheit's thermometer inspector to de- will emit an explosive gas, or take fire on plunging therein a well lighted match, provided that the quantity perature at which of oil used in the test shall not be less than half a pint, and it shall be the duty of said inspector to designate by his brand the temperature at which such oils will ignite.

Persons selling oils, which have

Sec. 4. That if any person, whether manufacturer not been properly or dealer, shall sell, or attempt to sell, to any person in tested and brand-this State any of said illuminating oils, whether manu-And in case of factured in this State or not, before having the same loss of life, the persons so offerd-inspected as provided by this act, he shall, upon convicing shall be guilty in thereof, be fined in any sum not exceeding five hundred dollars; and if any manufacturer or vendor of either of said illuminating oils, shall falsely brand the package, cask, or barrel containing the same, as provided in the first section of this act, or shall use barrels, casks, or packages having the inspector's brand, without having the oil inspected, he, or they, so offending, upon conviction thereof, shall be fined in any sum not exceeding five hundred dollars, nor less than one hundred dollars, or be imprisoned in the county jail not exceeding

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six months, or both, at the discretion of the Court; and any person violating any provision of this act, or who shall neglect to do what is required herein, whether manufacturer or dealer, shall be liable to any party injured for any damage sustained thereby; and if any loss of life result as a consequence of not doing what is herein required, or by the neglect or refusal to do what is hereby enjoined, by the manufacturer, refiner or dealer, the person so delinquent shall be deemed guilty of manslaughter, and punished according to statute in such cases made and provided.

Sec. 5. All prosecutions for fines and penalties un-Money arising der the provisions of this act shall be by presentment in from fines and penalties shall be the Court of Common Pleas of the proper county, and paid into the County Treasury. when collected shall be paid into the county treasury

for the use of the county.

SEC. 6. The several inspectors provided for in this Inspectors may act are hereby empowered, if necessary to the conveni-who shall perent dispatch of their respective duties, to appoint a form the duties suitable number of deputies, for whom they shall be subject to the same pent to the same p empowered to perform the duties of inspection, and shall be liable to the same penalties as the inspector.

SEC. 7. Every person appointed inspector or deputy Inspectors and inspector shall, before he enters upon the duties of his shall take an oath office, take an oath or affirmation to support the Con-and execute a stitution of this State and of the United States, and faithful perform-perform the duties of his office with fidelity. He shall also execute a bond to the State of Indiana in such sum, and with such surety as shall be approved by the Court of Common Pleas of the county where appointed, conditioned for the faithful performance of the duties imposed on him by this act, which bond shall be for the use of all persons aggrieved by the acts or neglects of such inspector.

SEC. 8. The term of office of an inspector shall be The term of office for one year, and every inspector shall, upon the requisi- of inspector shall, upon the requisi- be one year. He tion of any manufacturer or vendor of the oils herein shall receive five cents for every mentioned, proceed, without unnecessary delay, to the parcel he may inspection thereof, and said inspector shall be entitled to demand and receive from the owner or party calling upon him the sum of five cents for any package, cask,

or barrel inspected and branded by him.

Sec. 9. Every deputy inspector shall, within twenty-Deputies shall refour hours after the inspection of the oils hereinbefore four hours to mentioned, return a true and exact account thereof to principal, who his principal, who shall make an entry of all oils in-result in a book, spected, in an intelligible manner, in a book prepared interested may

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for that purpose, which shall be open to inspection by any person interested.

Inspectors nor in office. For violation shall be fined.

Sec. 10. No inspector or deputy inspector shall, buy, sell, barter, while in office, buy, sell, barter, or otherwise trade, or otherwise trade in oils while directly or indirectly, in any article which they are appointed to inspect; and for the violation of this section they shall be liable to a penalty not exceeding two hundred dollars, to be collected in accordance with the provisions of section five of this act.

#### CHAPTER XXVIL

AN ACT to enable the owners of wet lands to drain and reclaim them, when the same can not be done without affecting the lands of others.

## [Approved March 7, 1863.]

Persons or body corporate interested in constructing levees and drains to reclaim lands. who may affect interested persons to assess damages.

Section 1. Be it enacted by the General Assembly of the State of Indiana, That any person, not a body corporate, who may be interested in constructing any levee, drain, breakwater, or who may be interested in persons, may and of doing any other work necessary to protect or reclaim Commissioners of the county where any wet lands, which work cannot be completed withthe land lies, to out affecting the lands of other persons, may make appoint three disthe lands of other opening or clearing out any drain or water course, or application in writing to the Board of Commissioners of the county in which the lands to be affected thereby are situated, specifying the character of the work contemplated, with a description of the lands to be affected thereby, together with the names of the owners of such lands, if the same be known to such applicant, or the occupant thereof, if any there be; and thereupon said Commissioner shall appoint three disinterested freeholders of the township, in which said lands or some part thereof is situate, and not of kin to any of the parties, appraisers to assess the benefits and damages to any of such lands incident to said contemplated work.

The appraisers after giving the land lies.

It shall be the duty of said appraisers, first, after giving notice and meet-to give notice to the parties interested in said work, of ing at the point the time of making said assessment, at least ten days, of beginning, the time of making said assessment, at least ten days, shall assess dam- and when said notice shall have been given, said ages and file the same in the Re- appraisers shall meet at the point of the beginning of corder's office of coid and a shall meet at the point of the beginning of the county where said work, and shall proceed to examine all the lands in any way liable to be affected by said work, and shall make out a list of the same, and shall assess the

amounts of benefits or injury to each tract of land, and shall make out a schedule thereof with their assessment aforesaid, and shall append thereto their affidavits, that the same is in all respects a true assessment, to the best of their judgment and belief, and cause the same to be filed in the Recorder's office of the county where the land is situated, and from which filing said assessment shall be a lien upon said several tracts respectively.

Sec. 3. That each appraiser shall be allowed, as a Each appraiser shall be allowed. compensation to be paid by the applicant, one dollar one dollar and and fifty cents per day for the time actually employed day.

in making such appraisement.

SEC. 4. The Recorder shall, upon the receipt of said The Recorder shall make a assessment, record the same in his mortgage record, for record of the aswhich he shall be allowed to charge twenty-five cents sessment and re-for each tract of land therein described, to be paid by cents for each tract of land. the applicant.

Sec. 5. And when said work is completed, accord- When the work is ing to the specifications in the application, it shall be plicant shall delawful for said applicant to demand of, and receive from mand from the owners of land the owners of said land, or any one of them, the amount an amount for of the benefits, so assessed against his said lands, and benefits assessed. if the same shall not be paid within ten days after demand, said applicant is hereby authorized to sue and

collect the same, in any court having jurisdiction to

enforce liens upon real estate.

Sec. 6. That when damages shall be assessed to any When damages tract or tracts of land, said applicant shall not be shall not make authorized to enter upon such tract, to make such imprevement unimprovement, until he has paid or tendered to the owner fled. the damages so assessed, provided the owner be a resident of the county, or have any agent in the county, known to the public.

SEC. 7. That any person agrieved by the proceed-Persons agrieved by proceedings ings of said appraisers, may appeal the same to the may appeal by Court of Common Pleas of the county, upon giving giving bond. bond, as in cases of appeal from justices of the peace, except that said bond shall be filed with the Clerk of the Court.

SEC. 8. That whenever any person or persons may Persons desiring desire to drain his or their lands by the construction of shall have the a new ditch into and communicating with any ditch benefit of selecting appraisers.

previously constructed upon the lands of any other for carrying off person or persons, he or they, so desiring to construct the water be too the same shall have the benefit of the provisions of this son to be benefit of, in the appointment of appraisers to estimate the drainage, subject benefit that would accrue to, or damages likely to be to fine for neglect to deepen and sustained by, the person or persons through whose lands widen ditches in certain cases.

the same may have to pass in order to communicate with such old ditch or outlet; and the proceedings in such case shall be in all respects similar to those in this act hereinbefore mentioned; Provided, however That if the volume of water discharged through such new ditch, shall exceed the capacity of the old ditch to carry off, without a too frequent overflow of the adjoining lands, it shall be the duty of the person or persons constructing such new ditch, to widen, deepen, and enlarge the capacity of the old ditch, so as to make it of sufficient size for the flow of such increased volume of water at the ordinary stages thereof, and in case of failure or refusal so to do for the space of one month or longer, after the construction of such new ditch, he or they shall be liable from time to time, to the owners of land along the line of such old ditch for all damages he or they may sustain in consequence thereof, with ten per centum thereon, and costs of suit, to be recovered by suit in any court of competent jurisdiction in the proper county.

#### CHAPTER XXVIII.

AN ACT to amend the first section of "An act to amend an act" entitled "An act to amend the sixth section of an act providing for the organization of County Boards, and prescribing some of their powers and duties," which first above mentioned act was approved June 17, 1852. That said second mentioned act was approved February 16, 1859, which latter act last above mentioned was approved March 9, 1861.

## [APPROVED MARCH 7, 1863.]

Section 1. Be it enacted by the General Assembly of the State of Indiana, That section one of said last mentioned act, which reads as follows, to wit:

"Such commissioners shall meet at the Court House in each county, on the first Monday in March, June, September and December in each year, and in counties whose population is under ten thousand, such commissioners may sit six days at such terms. In counties whose population exceeds ten thousand and is under thirty thousand, they may sit nine days; but in counties whose population exceeds thirty thousand such commissioners may sit fifteen days if the business of the term requires it, the enumeration to be fixed by the last census of the United States, or the latest enumeration by the State," be amended so as to read as follows—



Such commissioners shall meet at the Court Fixing the time County Boards of House or Auditor's Office in each county on the first Commissioners Mondays in March, June, September and December in the number of each year, and in counties whose population [is] under days they shall each seeten thousand, such commissioners may sit six days at sion. such term: in counties whose population exceeds ten thousand and is under thirty thousand they may sit nine days; but in counties whose population exceeds thirty thousand, such commissioners may sit fifteen days if the business of the term requires it. The enumeration to be fixed by the last census of the United States or the latest enumeration by the State.

Sec. 2. Whereas, an emergency exists for the immediate taking effect of this act, it is hereby declared that the same shall take effect and be in force from

and after its passage.

#### CHAPTER XXIX.

AN ACT to enable Railroad Companies, incorporated by other States, with their termini at the boundary line of this State, to acquire the Right of Way and make Connections in this State, and also to acquire the necessary Grounds for Depots and other buildings, and for machine shops, stock yards, tracks, crossings, and sidings, within this State.

## [Approved March 7, 1863.]

SECTION 1. Be it enacted by the General Assembly Regulating the of the State of Indiana, That railroad companies, in-termini of railroads in Illinois corporated by special charter, under the laws of the and Ohio, under States of either Ohio or Illinois, or under any general special charter. law of either State, with their termini at the boundary of either State, may continue their roads into this State, so far as may be necessary to form a connection with any road already built in this State, and may for such purpose purchase and hold such real estate as is necessary for depot buildings, machine shops, stock yards, tracks, crossings, and sidings.

SEC. 2. Be it further enacted, that whenever rail- In reference to roads chartered by the joint action of the Legislatures bridge occupancy of Illinois and Indiana, or Ohio and Indiana, or when-lines of States. ever separate charters have been granted by each State, and a railroad has been built under separate company organizations, and operated through one or more of said States, and when the line dividing the

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State of Indiana from either of said States is a water course, which has been bridged at the joint expense of two of such separate railroad company organizations, the company desiring to extend its line into this State shall have the right to maintain and use such bridge so far as may be convenient and necessary, and so as not to interfere with the necessary joint use thereof by the companies owning the same, in the transaction of their ordinary joint business, and may extend their track upon and across such joint bridge, from the Indiana shore of said stream so far into the State of Indiana as may be necessary to form a perfect connection with other roads by means of tracks, side tracks, crossings, and sidings; and so far as may be necessary for the accommodation of the business of such corporation it may procure grounds and erect depot buildings, machine shops, and such other buildings within this State, provided that the distance from the State line to such connection or crossing as is proposed, shall not exceed three miles.

President and Directors may obread.

That the President and Directors of such railroad company so extending its line of road into the ment of land for State of Indiana, or any person authorized by them thereto, may obtain from any person or persons through whose lands the proposed extension of their said road passes, a relinquishment of so much land as may be necessary for the purpose of said extension, or as may be convenient and proper thereof.

Where persons refuse to relinfor necessary porations may give notice to Justices of the In all cases where of the State or are minors, the Justices shall cause notices of application for viewers to be posted up.

That in all cases when any person or perquish to railroads sons through whose lands the proposed extension of for necessary switch and depot any such road may run, shall refuse to relinquish the grounds, the cor-same, or when a contract between the parties can not be made for the right of way, and necessary ground for Peace, who shall switches, side tracks and depot grounds, it shall be appoint six free-lawful for the corporation to give notice to some justice damages. Either of the peace, in the township where the difficulty may party may appeal to Circuit Court. occur, that such facts do exist, and such justice of the owners reside out peace shall thereupon summon the owner or owners of such lands to appear before him on a particular day, within ten days thereafter, and shall appoint six disinterested freeholders of the neighborhood, who shall, after taking an oath, faithfully and impartially to assess the damages if any, view the land, and shall report thereon how much damage such person or persons may be entitled to, and shall file such report, with such justice, whereupon such justice shall enter judgment thereon unless for good cause there shown, and in case either party show sufficient cause why judgment should not be entered, the justice may grant a review with or without costs: Provided, that either party may appeal

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to the circuit court of the proper county as in other cases, and such court shall appoint viewers as above directed, who may report at that or any subsequent term, in the discretion of the court, and the judgment of the Circuit Court shall be final. And in all cases when the owner or owners of such land shall be minors or insane persons, or reside out of the county where such lands lie, such justice shall cause three notices of the application of viewers to be posted up in three of the most public places in the township where such lands lie, and if no person shall attend on the day of such notice, the said justice shall adjourn the same to that day two weeks, at which time he shall proceed as if such person or persons had been personally notified to attend, and on such judgment being rendered, and said corporation complying therewith by the payment of the damages assessed and costs, the said corporation shall be seized in fee simple of the lands for the sole use of the corporation.

Sec. 5. That when such corporation shall have pro-Shall be seized cured the right of way, it shall be seized in fee simple of lands, and shall the lands, and shall have the sole use and occupation of not be disturbed the same for the purposes aforesaid, and no person, vieges hereby body politic, or corporate, shall in any way interfere therewith, molest, disturb, or injure any of the rights and privileges hereby granted, or that would be calculated to detract from or affect the property of the said corporation.

Sec. 6. It is hereby declared that an emergency exists for the immediate taking effect of this act, it shall therefore take effect and be in force from and after its passage.

#### CHAPTER XXX.

AN ACT to fix the time of holding the Courts of Common Pleas in the counties of Adams, Wells, Huntington and Allen, and the duration of the Terms thereof, and making all process from the present Common Pleas Court returnable to such Terms.

## [Approved March 7, 1863.]

Section 1. Be it enacted by the General Assembly of Common of the State of Indiana, That the times of holding the Wells, Hunting-Court of Common Pleas shall commence in the county con and Allen

of Adams on the second Monday of January, May and September in each year, and shall continue in session one week at each term, if the business requires it; in the county of Wells on the Mondays succeeding the Courts in the county of Adams, and shall continue in session two weeks at each term, if the business requires it; in the county of Huntington on the second Mondays succeeding the Court in the county of Wells, and shall continue in session two weeks at each term, if the business requires it; in the county of Allen on the Monday succeeding the Court in the county of Huntington, and shall continue in session four weeks at each term, if the business requires it.

Regulating process and orders of said Courts cess and orders. Sec. 2. That all process and orders of said Courts and making them heretofore made or issued, shall be taken to be and are returnable on the hereby returnable to the first days of the terms of said first days of the hereby returnable to the first days of the terms of said

courts respectively, as fixed by this act.

#### CHAPTER XXXI.

AN ACT for the relief of Nineveh Berry.

## [APPROVED MARCH 7, 1863.]

WHEREAS, It is represented to this General Assembly that Nineveh Berry, of Madison county, in this State, during the year of 1858, was then and there the acting Treasurer of said county;

And whereas, it is further represented that during the spring season of that year there was such a scarcity of sound seed corn in said county, it was extremely difficult to procure sound corn for planting the crop

of that year;

And whereas, Eli Hodson, Berryman Shaffer and Isaac N. Cox were, during that year, the acting Commissioners of said county, who, at their June session for said year of 1858, for and on behalf, and at the instance and request of sundry citizens and farmers of said county, requested and instructed said Nineveh Berry, as Treasurer aforesaid, to procure from Canada a supply of what was denominated the "early ripe Canada corn," with which to supply the wants of the farming community of said county, with instructions to pay for the same out of the funds of said county in the hands of said Berry, as the treasurer thereof;

AND WHEREAS, it is further represented that in pursuance with said request and instructions said Berry proceeded to procure such seed corn to the amount and value of four hundred dollars;

AND WHEREAS, it is further represented that said Berry, to facilitate the delivery of said corn, went in person to Canada immediately after receiving said instructions, but through the negligence of the railroad employees said corn did not arrive in season for planting, by means whereof said corn was lost to the county;

AND WHEREAS, it is further represented that when said Berry's term of office as such Treasurer expired, the term of said Hodson, Shaffer and Cox had terminated as such Commissioners, and George Boram, William Crim and Thomas Brunt had been installed as their successors, who do not regard themselves clothed with authority to allow said Berry a credit for said sum of four hundred dollars, by him thus, at the instance and request of said former Board of Commissioners invested in said seed corn, by means whereof he has been compelled to submit to the loss of said sum of four hundred dollars out of his own private means; therefore,

Section 1. Be it enacted by the General Assembly Authorizing the of the State of Indiana, That the Board of Commis-Commissioners to sioners of Madison county be, and the same are hereby Berry, and direct-directed and authorized to enter up a credit upon their ing Auditor of books, allowing said Nineveh Berry the sum of four to draw warrant for our hundred dollars, and instruct the Auditor of said county for lour hundred to draw on their County Treasurer for that amount in favor of the said Nineveh Berry.

Sec. 2. That an emergency exists for the immediate taking effect of this act, and that it be in force from and after its passage.

#### CHAPTER XXXII.

AN ACT to amend the first section of an act entitled "An Act for the relief of borrowers of the Sinking Fund, and to repeal the fourth section and so much as applies to the Sinking Fund, of the whole act entitled An Act to extend to borrowers of the Sinking Fund, Surplus Revenue Fund, Congressional School Fund, and other Funds, time of payment of loans, and prescribing the duties of the officers in regard thereto,"

approved March 3, 1859, and prescribing how mortgages may be substituted, and containing some provisions respecting the Sinking Fund, and its control and management, and matters properly connected therewith, approved March 9, 1861.

## [APPROVED MARCH 9, 1863.]

Amending first of paying interest and princirelease mortgages nor securi-ties. Time for paying principal under certain conditions, extended to the failure to pay installments the by law.

Section 1. Be it enacted by the General Assembly extend the time of the State of Indiana, That the first section of an act entitled "An Act for the relief of borrowers of the pal. Extension Sinking Fund, and to repeal the fourth section, and so much as applies to the Sinking Fund, of the whole act entitled 'An Act to extend to borrowers of the Sinking Fund, Surplus Revenue Fund, Congressional School Fund, and other funds, time of payment of loans, and year 1868. The prescribing the duties of the officers in regard thereto, approved March 3, 1859, and prescribing how mortgages whole amount becomes due, and may be substituted, and containing some provisions may be collected respecting the Sinking Fund, and its control and management, and matters properly connected therewith," approved March 9, 1861, which reads as follows, to wit:

> SECTION 1. Be it enacted by the General Assembly of the State of Indiana, That loans made from the Sinking Fund, and which are not yet due, according to the tenor of the mortgage or obligation given for the same, may be paid, as to the principal, provided the interest be annually paid for one year in advance, and paid at the appropriate time, in five equal annual installments; the first installment and the interest for one year in advance, on the residue, to be paid on the day in the year one thousand eight hundred and sixty-three (1863) corresponding as to the month and day of the month with the date of the mortgage, and one installment of one-fifth of the loan, and the interest for one year in advance on the residue, shall be paid at the end of each year thereafter, until the whole debt is paid; so that the last installment shall be paid within four years from the time stipulated for the payment of the first; and loans that have matured, according to the stipulations of the mortgage or bond given for the same, may be paid as to the principal, provided the interest be annually paid for one year in advance, and paid at the appropriate time, in five equal annual installments, the first installment, and the interest on the remainder for one year in advance, to be paid at the time the first installment is above required to be paid on loans not now due, and one installment of one-fifth of the loan, and interest for one year, in advance on the residue, be at the end of each year thereafter, until the whole debt is paid, so that the whole debt should be paid within four years from the time herein provided for the payment of the first installment; Provided, however, That on any failure to pay any installment on or before it falls due, or any interest, the whole debt shall become due and may be collected as now or hereafter may be provided by law; Provided, further, That when the extension of time beyond the time stipulated in the mortgage or obligation, would, if valid, operate to release any one bound as principal or security, or to release any property mort-gaged or held as security for the debt, the extension of time, notwithstanding a payment of the installment and interest in advance on the residue shall have been made, shall be imperative, and no release of any one bound, or property mortgaged or held, shall result therefrom," be and the same is hereby amended to read as follows; to wit:

> Section 1. Be it enacted by the General Assembly of the State of Indiana, That loans made from the Sink-

ing Fund, and which are not yet due, according to the tenor of the mortgage or obligation given for the same, may be paid, as to the principal, provided the interest be annually paid for one year in advance, and paid at the appropriate time in five equal annual installments; the first installment, and the interest for one year in advance on the residue, to be paid on the day in the year one thousand eight hundred and sixty-eight (1868), corresponding as to the month and the day of the month with the date of the mortgage, and one installment of one-fifth of the loan, and the interest for one year in advance on the residue, shall be paid at the end of each year thereafter, until the whole debt is paid, so that the last installment shall be paid within four years from the time stipulated for the payment of the first, and loans that have matured, according to the stipulations of the mortgage or bond given for the same, may be paid, as to the principal, provided the interest be annually paid for one year in advance, and paid at the appropriate time, in five equal annual installments, the first installment, and the interest on the remainder for one year in advance, to be paid at the time the first installment is above required to be paid on loans not now due, and one installment of one-fifth of the loan, and interest for one year in advance on the residue, be at the end of each year thereafter, until the whole debt is paid, so that the whole debt should be paid within four years from the time herein provided for the payment of the first installment; Provided, however, That on any failure to pay any installment on or before the time it falls due, or any interest, the whole debt shall become due, and may be collected as now or hereafter may be provided by law; Provided, further, That when the extension of time beyond the time stipulated in the mortgage or obligation, would, if valid, operate to release any one bound as principal or surety, or to release any property mortgaged or held as security for the debt, the extension of time, notwithstanding a payment of the installment and interest in advance on the residue shall have been made, shall be inoperative, and no release of any one bound, or property mortgaged or held, shall result therefrom.

Sec. 2. It is declared that an emergency exists for the immediate taking effect of this act, and that it shall be in force from and after its passage.



#### CHAPTER XXXIII.

AN ACT to amend section one of an act entitled "An act to amend section three of an act entitled 'An act for the regulation of weights and measures," approved June 9, 1852, approved February 28, 1855.

## [APPROVED MARCH 7, 1863.]

Regulating weights, measing section third of an act a. proved June 9, 1852.

Section 1. Be it enacted by the General Assembly weights, measures, and amend- of the State of Indiana, That section one of an act entitled "an act to amend section three of an act entitled 'an act for the regulation of weights and measures, approved June 9, 1852, approved February 28, 1855, which section reads as follows, to-wit:

> "Section 1. Be it enacted by the General Assembly of the State of Indiana, That section third of an act entitled 'An act for the regulation of weights and measures, approved June 9, 1852, which section third reads as follows, to-wit: 'Sixty pounds of (merchantable) wheat, (avoirdupois weight) shall be given and taken for a standard bushel; of shelled corn fifty-six pounds; of corn on the cob, sixty-eight pounds; of buckwheat, fifty pounds; of beans, sixty pounds; of potatoes, sixty pounds; of clover seed, sixty pounds; hemp seed, forty-four pounds; blue grass seed, fourteen pounds; castor beans, forty-six pounds; dried peaches, thirtythree pounds; dried apples, twenty-five pounds; onions, fifty-seven pounds; salt, fifty pounds; mineral coal, seventy pounds; timothy seed, forty-five pounds; 'be so amended that the same shall read as follows, to-wit: That sixty pounds wheat (avoirdupois weight) shall be given and taken for a standard bushel; of shelled corn, fifty-six pounds; of corn on the cob, sixty-eight pounds; of buckwheat, fifty pounds; of beans, sixty pounds; of potatoes, sixty pounds; of clover seed, sixty pounds; hemp seed, fortyfour pounds; blue grass seed, fourteen pounds; castor beans, forty-six pounds; dried peaches, thirty-three pounds; dried apples, twenty-five pounds; onions, forty-eight pounds; salt, fifty pounds; mineral coal, seventy pounds; timothy seed, forty-five pounds; rye, fifty-six pounds; oats, thirty-two pounds; of flax seed, fifty-six pounds; barley, forty-eight pounds; corn meal, fifty pounds; and two thousand pounds of hay shall be taken for a ton;" be so amended, that the same shall read as follows,

> That sixty pounds of wheat (avoirdupois weight) shall be given and taken for a standard bushel; of shelled corn, fifty-six pounds; of corn on the cob, sixtyeight pounds; of buckwheat, fifty pounds; of beans, sixty pounds; of potatoes, sixty pounds; of clover seed, sixty pounds; of hemp seed, forty-four pounds; of blue grass seed, fourteen pounds; of castor beans, forty-six pounds; of dried peaches, thirty-three pounds; of dried apples, twenty-five pounds; of onions, forty-eight pounds; of salt, fifty pounds; of mineral coal, mined without, and sold within the State, eighty pounds; of coal mined within the State, seventy pounds; of timothy seed, forty-five pounds; of rye, fifty-six pounds; of barley, forty-eight pounds; of corn meal, fifty pounds; and two thousand pounds of hay shall be given and taken for a ton.

#### CHAPTER XXXIV.

AN ACT requiring Recorders to certify to the record of deeds, mortgages, and other instruments admissible to record.

## [APPROVED MARCH 7, 1863.]

Section 1. Be it enacted by the General Assembly Requiring the of the State of Indiana, That it shall be the duty of tify that deeds each County Recorder to append, in the proper place, and other instruto the record of every deed, mortgage, or other instruto record are ment admissible to record in his office, and which shall ed. The form of have been duly stamped as provided by act of Congress, at the time of the filing of the same for record, a certificate in substance as follows:

A—— B——, Recorder, ——— County.

SEC. 2. Whereas an emergency exists for the immediate taking effect of this act, the same shall be in force and take effect from and after its passage.

#### CHAPTER XXXV.

AN ACT to authorize the transfer and payment of Congressional Township School Funds, which accrued from the sale of school lands within the territory now forming the county of Newton, to said county, from the county of Jasper; to legalize payments heretofore made, and to authorize the Auditor of the county of Newton to execute conveyance in certain cases.

## [APPROVED MARCH 9, 1863.]

Section 1. Be it enacted by the General Assembly the Auditors of of the State of Indiana, That the County Auditors of the counties of the counties of Jasper and Newton shall, as soon as ton shall meet and ascertain practicable after the taking effect of this act, determine what amount of the amount of Congressional Township School Fund Township School which has accrued from the sale of school lands lying Fund solve Newton within the territory now forming the county of Newton. And when said amounts shall have been ascertained as aforesaid, the same shall be transferred to the county of

Newton by the Auditor of the county of Jasper, delivering to the Auditor of the county of Newton bonds, and mortgages, and evidences of purchase-money remaining unpaid, whether conveyance or mortgages have been executed or not, to that amount, giving preference to those which are secured by lands within the said county of Newton. And the said Auditors are authorized to do and perform any act necessary to be done to completely transfer the proper amount of Congressional Township School Fund to the said county of Newton from the said county of Jasper.

The Auditor of Newton county shall give no ice

And the Auditor of the county of Newton shall give notice to the makers of the bonds, and mortto makers of every gages, and evidence of unpaid purchase-money so transedness to pay at ferred, that they are so transferred, and that the principroper office in Newton county. pal and interest thereof are payable to the proper officer in the county of Newton.

The Auditor of Jasper county trauscript.

The Auditor of the county of Jasper shall, Sec. 3. shall copy records as soon as practicable, copy into records, to be furnished furnished by the by the county of Newton, a full and complete transcript ton. For transor transorigin the Auditor of all the records in his office, of the division, order of shall receive ten sale, payment of purchase-money, principal and interest, dred words. The and of all other matters pertaining to the disposition county of New- and management of the school sections lying in the expenses for county of Newton had formed by the county of Newton had formed by the sections lying in the county of Newton, but formerly included in the county of Jasper, and of the loans and mortgages transferred to the county of Newton; and shall append thereto his certificate that the same is true and complete. making such transcript said Auditor shall receive ten cents for every hundred words, to be paid by the county of Newton, and shall be allowed by its Board of County Commissioners, at its first session after the completion of the work; said transfer shall, as evidence, have the same force and effect as the original records, in all the courts of this State.

Auditor of Jasdue Newton provisions of this

The Auditor of the county of Jasper shall, Sec. 4. per county shall immediately on the taking effect of this act, draw a for the amount warrant on the treasurer of his county, in favor of the county under the Treasurer of the county of Newton, for the amount of principal and interest remaining in the treasury of said county of Jasper, in any manner derived from the sale of any portion of the school sections in said county of All payments of said moneys made to the Treasurer of the county of Newton, by the present or any previous Treasurer of the county of Jasper, before the taking effect of this act, are hereby declared legal and binding upon all parties to the same extent as if done after the taking effect of this act.

The Auditor of Sec. 5. In all cases where conveyance have not

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been executed for school lands sold in the county of Newton shall have the same Newton, and the evidences of unpaid purchase-money power to execute shall be transferred to said county, the Auditor of said the Auditor of county of Newton shall have the same power to exe-Jasper county cute conveyances to the persons entitled thereto, that transfer. would be possessed by the Auditor of the county of Jasper, had no such transfer been made.

Sec. 6. It is hereby declared that an emergency exists for the immediate taking effect of this act, and the same shall be in full force from and after its passage.

#### CHAPTER XXXVI.

AN ACT to provide that the laws of this State, regulating the salaries of officers, shall not be so construed as to permit the public officers thereof to receive their salaries in advance, and to repeal all laws coming in conflict with this act.

## [Approved March 9, 1863.]

Section 1. Be it enacted by the General Assembly Public officers of the State of Indiana, That no law of this State, reg-law to draw their ulating the salaries of public officers, shall be so con-vance. strued as to permit such officers to draw or receive their salaries in advance.

SEC. 2. All laws or parts of laws coming in conflict Repealing all laws conflicting with any of the provisions of this act, be and the same with this act. are hereby repealed.

#### CHAPTER XXXVII.

An ACT to authorize the Chairman of Committees, appointed by either House, or both Houses of the General Assembly, to administer oaths to witnesses testifying, or called to testify, before such Committees.

## [Approved February 11, 1863.]

Section 1. Be it enacted by the General Assembly Committees of the State of Indiana, That the chairman, or acting General Assemblarman for the time being, of any committee apthorized to adpointed by either House, or the joint action of the two minister oaths to witnesses, if ne-Houses, of the General Assembly of this State, be and cessary.

is hereby authorized to administer all oaths necessary to be administered to witnesses testifying or called to testify before such committee.

SEC. 2. Whereas, an emergency exists, rendering it necessary that this act shall take effect immediately, it is hereby declared that this act shall be in force from and after its passage.

#### CHAPTER XXXVIII.

AN ACT to amend the six hundred and fifty-sixth and six hundred and sixty-first sections of an Act entitled "An act to revise, simplify and abridge the rules, practice, pleadings and forms in civil cases, in the Courts of this State; to abolish distinct forms of action at law, and to provide for the administration of justice in a uniform mode of pleading and practice without distinction between law and equity," approved June 18, 1852.

## [APPROVED MARCH 7, 1863.]

Regulating liens on water-crafts
on water-crafts
of every descrip- of the State of Indiana, That the six hundred and fiftytion, and repealing the six hund-sixth section of the above entitled act, which reads as
red and fiftysixth section of follows:—
an act approved
June 18, 1852.

"Sec. 656. Claims growing out of the above causes are liens upon the boat, vessel or water-craft, their apparel, tackle, furniture and appendages, including barges and lighters, belonging to the owners of the boat, vessel or water-craft, and used therewith at the time the action is commenced," be so amended as to read as follows:—

Sec. 656. Claims growing out of the above causes, whether arising out of contracts made or broken within or without this State, or wrongs or injuries done or committed within or without this State, are liens upon the boat, vessel or water-craft, their apparel, tackle or furniture and appendages, including barges and lighters belonging to the owners of the boat, vessel or water-craft, and used therewith at the time the action commenced.

Sec. 2. That section six hundred and sixty-one, of the above entitled act, which reads as follows:—

"Sec. 661. If the defendant or master, owner or consignee, shall, before final judgment, give a written undertaking payable to the plaintiff, with

surety to be approved by the clerk or sheriff, to the effect that the defendant will perform the judgment of the court, the attachment shall be discharged and restitution made of the boat or vessel." be amended so as to

Sec. 661. If the defendant, master, owner or con-Repealing section signee, shall, before final judgment, give a written sixty one, of an signee, shall, before final judgment, give a willten stay one, or an undertaking, payable to the plaintiff, with surety to be June 18, 1852, approved by the clerk or sheriff, to the effect that the relating to judgments against defendant will perform the judgment of the court, the vessels. Persons attachment shall be discharged, and restitution made of ten undertaking the boat or vessel, and all the persons executing said shall be made dewritten undertaking shall, by order of the court, be made defendants in such action in lieu of said boat or vessel, and the action shall proceed to final judgment, as in ordinary actions in personam, and if any recovery shall be had, by way of the plaintiffs, judgment shall be rendered against all said defendants for the sum so recovered.

Sec. 3. It is hereby declared that an emergency exists for the immediate taking effect of this act, and it shall be in force from and after its passage.

### CHAPTER XXXIX.

AN ACT to authorize County Auditors to issue Fee Bills in certain cases therein named.

## [APPROVED MARCH 7, 1863.]

Section 1. Be it enacted by the General Assembly Where Boards of of the State of Indiana, That in all cases tried or sioners adjudge heard before Boards of County Commissioners, in which parties which incosts are adjudged against any party to any such pro-Auditor of the county is author-ceeding, it shall be the duty of the County Auditor, ized to issue Fee when ordered by the Board of Commissioners, or any party interested in any such costs, to issue Fee Bills, directed to the Sheriff of his county, to enforce the collection of any such costs, in which Fee Bills each item of costs shall be set out.

Sec. 2. It is hereby declared that an emergency exists for the immediate taking effect of this act, and the same shall be in force from and after its passage.

#### CHAPTER XL.

AN ACT to raise a Revenue for State purposes for the years 1863 and

## [APPROVED MARCH 7, 1863.]

Regulating the assessment of taxes for the years 1863 and 1864.

Section 1. Be it enacted by the General Assembly of the State of Indiana, That a tax for State purposes be and the same is hereby authorized and directed to be levied for the years one thousand eight hundred and sixty-three and one thousand eight hundred and sixty-four, as follows, to-wit:

For the year one thousand eight hundred and sixtythree, twenty cents on each one hundred dollars of the value of all property entered for taxation in the general list of taxables, and seventy-five cents on each poll subject by law to taxation.

And for the year one thousand eight hundred and sixty-four, twenty cents on each one hundred dollars of the value of all property entered for taxation in the general list of taxables, and seventy-five cents on each poll subject by law to taxation.

Sec. 2. Whereas, an emergency exists for the immediate taking effect of this act, it is hereby declared that the same shall be in force from and after its passage.

#### CHAPTER XLI.

AN ACT to amend the six hundred and fifty-fifth section of an Act entitled "An act to revise, simplify, and abridge the rules, practice, pleadings and forms, in civil cases in the courts of this State, to abolish distinct forms of action at law, and to provide for the administration of justice in a uniform mode of pleading and practice, without distinction between law and equity." Approved June 18, 1852.

## [APPROVED MARCH 7, 1863.]

To amend section Section 1. Be it enacted by the General Assembly 655, relating to of the State of Indiana, That section six hundred and boats, vessels and sixty-five of the above entitled act, which is in the water-crafts of every description words following, to wit:—
for debts incurred.

"Sec. 655. All boats, vessels, and water-crafts of every description, found in the waters of this State are liable, First, For all debts contracted by the master, owner, agent, clerk or consignee thereof, on account of

supplies furnished for the use of the same; on account of work done or services rendered for the same, by boatmen or mariners, or any other persons, or on account of work done or materials furnished in building, repairing, fitting out, furnishing or equiping such boat, vessel or water-craft. Second, For all demands or damages arising out of any contract of affreightment, or any wilful or negligent act of the master, owner, or agent thereof, done in connection with the business of such boat, vessel, or water-craft, or any contract relative to the transportation of persons or property, entered into by the master, owner, agent, clerk, or consignee thereof. Third, For all injuries to persons or property by such boat, vessel, or water-craft, or by the officers or crew, done in connection with the business of the same;" be and the same is hereby amended, so as to read as follows, to wit:—

Sec. 655. All boats, vessels, and water-crafts of every description, found in the waters of this State, including wharf-boats and floating warehouses, used for the storing, receiving, and forwarding of freights, which are liable to be removed from place to place, at the pleasure of the owner or owners of the same, are liable, *First*, For all debts contracted either within or without this State, by the master, owner, agent, clerk, or consignee thereof, on account of supplies furnished for use of the same; on account of work done or services rendered for the same, by boatmen, mariners, laborers, or other persons; or on account of work done or materials furnished in building, repairing, fitting out, furnishing, or equipping such boat, vessel, wharf-boat, floating warehouse, or water craft.

Second, For all demands or damages, arising out of any contract of affreightment, made either within or without this State, or any wilful or negligent act of the master, owner, or agent thereof, done in connection with the business of such boat, vessel, wharf-boat, floating warehouse, or water-craft, either within or without this State, or any contract relative to the transportation of persons or property, entered into by the master, owner, agent, clerk, or consignee thereof, either within or without this State.

Third, For all injuries to persons or property, by such boat, vessel, wharf-boat, floating warehouse, or watercraft, or by the owners, officers or crew, done in connection with the business of the same, either within or without this State.

SEC. 2. It is hereby declared that an emergency exists, and that this act shall take effect and be in force from and after its passage.

#### CHAPTER XLII.

AN ACT supplemental to an act entitled "An Act for the incorporation of Manufacturing and Mining Companies, and companies for Mechanical, Chemical, and Building purposes," approved May 20, 1852, and to repeal the eleventh and fourteenth sections of said act.

## [APPROVED MARCH 4, 1863.]

Directors of com-Section 1. Be it enacted by the General Assembly pany held responsible for de- of the State of Indiana, That if the Directors of any claring dividends such company shall declare and pay a dividend when ny is insolvent the company is insolvent, or any dividend, the payment however, by any of which would render it insolvent, knowing such company to be insolvent, or that such dividend would render with the Secretary of the com- it so, the directors assenting to such dividend shall be of county court, jointly and severally liable, in an action founded on this shall be exempt from liability. act, for all debts due from such company, at the time of such dividend. Provided, that if any of the directors object to declaring such dividend, and file their objections in writing with the Secretary of the company and with the Clerk of the county, the director or directors so objecting shall be exempt from such liability.

Company violat-

Sec. 2. If any company organized and established ing provision of this act, shall be under the authority of this act, and of the act to which liable individual-ly for the debts this is supplementary, shall violate any of the proviof the company. sions thereof, and shall thereby become insolvent, the directors ordering or assenting to such violation shall jointly and severally be liable, in an action founded on said acts, for all debts contracted after such violation as aforesaid.

Eleventh and fourteenth sections of supplerepealed.

The eleventh and fourteenth sections of the act to which this is supplementary, entitled, "An Act mentary act for for the Incorporation of Manufacturing and Mining manufacturing is Companies, and Companies for Mechanical, Chemical, and Building purposes," approved May 20, 1852, are hereby repealed.

> This being a case of emergency, this act shall take effect and be in force from and after its passage.

## JOINT RESOLUTION

OF THE

## GENERAL ASSEMBLY OF THE STATE OF INDIANA, 1863.

#### CHAPTER I.

A JOINT RESOLUTION of thanks to the soldiers of Indiana, and providing for the registry and preservation of the names of those who have fallen in the service of their country, during the present war.

Whereas, patriotism is correctly defined as love of our whole country, and loyalty, the defense and support of its Constitution and Laws;

And whereas, the due appreciation and encouragement of those who have, in some distinguished manner, evinced these high qualities of the citizen, are eminently proper, and the just tribute of a nation's gratitude, therefore,

Section 1. Be it resolved by the General Assembly Tendering the of the State of Indiana, That we do hereby tender our thanks of the sincere and heartfelt thanks to the brave and patriotic by to the soldiers soldiery (officers and men) of this State, who, banish in the army. ing all feeling of passion and resentment, and recollecting only their duty to their whole country, have, since this unhappy struggle began in our land, gone forth for the noble and patriotic purpose of waging this war, not in any spirit of conquest or subjugation, nor for the purpose of overthrowing or interfering with the rights or established institutions of any of the States, but to maintain and defend the supremacy of the Constitution, and to preserve the Union, with all its dignity, equality, and rights of the several States unimpaired.

And we do assure them, that in the noble valor and bravery that have so signally distinguished them on many hard fought fields, we feel a manly pride and satisfaction, and assured that whatever stigma ignorance and injustice may have attached to the Iudiana soldiery, in other times, has been nobly wiped out, and

that the fair escutcheon of our State is left resplendent

only with glory and renown.

And we do further assure them, that in all their sufferings, hardships, and privations, they have our deepest sympathies and commisseration; and that we, both as citizens and members of this Assembly, will use our effort to protect them from suffering, and add to their comfort.

To the family and friends of the noble brave, who have fallen in the struggle, we tender our deepest sorrow and warmest sympathies; and we sincerely trust that the kindness and generosity of a patriotic people will never suffer want and privation to enter those bereaved households.

In relation to public swindles.

Resolved, That we will use our every effort here, and elsewhere, to discover and bring to punishment that horde of national "horse leeches," (contractors and swindlers,) from those nearest the throne of power to the merest tide-waiter, who have fattened and gloated upon the miseries of their country, and gathered their treasures from the muscles and blood of our valiant soldiery.

with the war.

The State Libra-rian shall collect Librarian to carefully collect and arrange, in the man-ashort history of soldiers and offi-ner hereinafter prescribed, for future preservation for Sec. 3. Resolved, That it shall be the duty of the the use of the State, the names of all the Indiana soldiery, (officers and men,) who have fallen in this struggle, or who may hereafter fall, whether by disease or by the violence of the enemy, the time, place, and cause of their death; their names, ages, places of nativity and residence; place and date of enlistment, draft or substitution; regiment, company, commanding officers, from Colonel to Captain, inclusive; length of service; the battles, skirmishes, or any other engagements with the enemy in which they may have participated, and any other incidents of special interest, connected with their history; and, if officers, the office, date of commission, division, brigade, regiment, or company, commanded by them, or to which they were attached, with the promotions, if any, and the causes for the same, and any and all other matters that may be interesting and useful in the transmission of these illustrious names to the posterity of the State. That the whole be inscribed in a clear and legible hand, in such form as to be convenient for printing, in a large and suitable book or books, entitled "Indiana Roll of Honor," and the same to be placed in the Library of the State.

Sec. 4. Resolved, That the Librarian shall receive shall receive five for such services five hundred dollars, only one-half of for his services.

said sum to be paid until the work has been completed, and examined and approved by the Board of Education.

Sec. 5. Resolved, That the said sum of five hun-Five hundred dred dollars, so appropriated, shall be a full compensa-full compensa-full compensation for all services and expenses in collecting and tion or services copying the report, as contemplated by these resolu-The work shall tions, and all additions necessary to make the report January 1, 1865. complete to the 1st of January, 1865.

Sec. 6. Resolved, That the Governor be instructed The Governor into transmit a copy of these Joint Resolutions to each mit a copy to Major or Brigadier General, and each Colonel, or other commandant of commanding officers from this State, with a request our troops. that they lay the same before the Indiana soldiers under their command.

## STATE OF INDIANA, OFFICE OF THE SECRETARY OF STATE. To-wit:

I hereby certify that I have compared the foregoing printed with the enrolled acts and joint resolution, from which they were taken, on file in my office, and have found them correctly printed. A few words, designated [thus], were inserted by me.

In testimony whereof, I have hereunto set my hand and affixed the Seal of State, at the city of SEAL. Indianapolis, this 5th day of June, 1863.

> JAMES S. ATHON, Secretary of State.

## APPENDIX.

## ABSTRACT FROM THE AUDITOR'S REPORT FOR THE YEAR 1861.

A GENERAL STATEMENT of the Receipts and Expenditures during the fiscal year commencing November 1, 1860, and ending October 31, 1861.

### RECEIPTS.

There was remaining in the Treasury November 1, 1860, as per ledger \$238,712 76 Suspended debt of the Treasury deducted 104.052 37	
Actual balance November 1, 1860 \$	134,660 39
,	
During the year ending October 31, 1861, the following amounts have been re	eceived:
REVENUE.	
On account of revenue, 1860	746,303 00
STATE DEBT SINKING FUND.	
On account of tax of 1860	75,313 <b>9</b> 6
BENEVOLENT INSTITUTIONS.	
On account of Blind Asylum	
On account of Deaf and Dumb	
On account of rospitation manner	7,203 59
•	
COMMON SCHOOL FUND.	
On account of tax of 1860 \$371,770 94	
On account of delinquent of 1860	
On account of delinquent tax of 1859	
On account of interest of 1860 and 1861	
	593,814 05

#### COLLEGE FUND.

On account of principal. On account of interest. On account of cost. On account of damages. On account of sales.	\$7.725 60 6,532 22 96 00 329 79 3,255 13	\$17,938 74
SALINE FUND.	•	
On account of principal	\$1,315 00	
On account of principal. On account of int rest. On account of damages. On account of costs.	564 47 48 97	
On account of costs	4 00 1.668 00	
On account of excess.	1,000 00	3,600 44
BANK TAX FUND.		
On account of principal	<b>\$</b> 333 34	
On account of principalOn account of interest	456 77	
On account of damages	20 16 100 00	
On account of costs	2 00	
· .		912 27
SURPLUS REVENUE.		
On account of unitarial	<b>4170</b> 00	
On account of principal	\$150 00 301 15	•
On account of costs	2 00	
<del>-</del>		453 15
TREASURY FUND.		
On account of interest		49
CONGRESSIONAL TOWNSHIP FUND		
On account of interest	35	
On account of co-ts	2	37
e us		
SWAMP LANDS.		
On account of sales		13,766 05
		•
STATE PRISON, SOUTH.	•	
On account of current receipts	•••	37,492 03
	•	
MISCELLANEOUS.		
On account of Free Banks  On account of State House On account of specific. On account of Legislat ve, refunded. On account of sales of University lands On account of docket "ees, Supreme Court	\$2,300 00 20 00 20 00 179 00 886 65 2,038 98	le

## AUDITOR'S REPORT.

,		
On account of suspended debt	\$4,325 00	
On account of military fund refunded	8,553 45	
On account of sale of laws	20	
On account of military fund refunded On account of sale of laws On account of Sirking Fund interest	696 03	
On account of unclaimed fees	11 20 960 11	
On account of exchange	500 11	\$19.990 62
		<b>V</b>
- 4		
LOAN ACCOUNT.	-	
		P10 bes 07
On account of loans by State officers and sale of war bonds		1,719,751 37
REIMBURSEMENT FUND.		
		_
On account of amount from United States		432,639 30
Total receipts from November 1, 1860, to October 31, 1861, include	ing balance	
on hand November 1, 1860.		3,803,9 <b>25 32</b>
<b>—————————</b>		
•		
DIODIDODMENIO		
DISBURSEMENTS.		
The disbursements during the fiscal year ending October 31, 180	il, have been	as follows:
The disputational ring the need year chains obsore as, see	, <u></u>	
On any of I willeting expenses	\$81,894 48	
On account of Legislative expenses On account of Judiciary	32.8-5 39	
On account of Executive	19,480 23	
On account of public printing. On account of fuel and stationery incidental.	21,958 23	
On account of fuel and stationery incidental	4,152 94	
	2,633 22 2,360 32	
On account of State House	7 471 44	
On account of Prosecuting Attorney	7,471 44 1,369 93	
On account of militia	43 75	
On account of contingent fund	25,479 60	
On account of contingent fund On account of specific	30,652 55	
On account of expenses of Supreme Court	3,068 <b>07</b> 2,042 35	
On account of Indiana Reports	423 61	
On account of sheriffs' mileage	5,668 71	
On account of sheriffs' mileage	2,029 62	
<del>-</del>		\$243,614 44
REVENUE.		
•		
On account of revenue refunded	\$42,126 28	
on account of revenue resembles		42,126 28
	<b>A</b> .	
SWAMP LANDS.	₩.	
. SWAMP LANDS.		
	004 400 57	,
On account of drainage	\$24,426 77	24,426 77
		22,220
COMMON SCHOOL FUND.		
On account of distribution of fund	<b>\$</b> 544,424 32	•
On account of interest refunded	1,000 30	545 404 40
•		545,424 62
STATE PRISON, SOUTH.		

On account of current expenses, salaries, and specific appropriations.....

\$71,401 33

#### STATE PRISON, NORTH.

On account of current expenses and salaries of officers	\$77,316 09	<b>\$77,316 09</b>
		,
BENEVOLENT INSTITUTIONS.		
On account of Blind Asylum	\$18,058 48 40,722 75 41,304 53	100,085 76
PUBLIC DEBT.		
On account of interest. On account of salary of Agent On account of expense of agency. On account of interest and exchange.	1,250 00 1,587 14	184,223 24
WWW.DOWN WWW.		
UNIVERSITY FUND.		
On account of Professors' salaries	<b>\$4,275</b> 00	4,275 00
SALINE FUND.		
On account of interest refunded	\$15 11 2,305 25 6 00	2,326 36
BANK TAX FUND.		
On account of expenses of fund	\$57 89	57 89
SURPLUS REVENUE FUND.	•	•
On account of expense of fund	\$30 30	30 30
TREASURY NOTES.		
On account of principal 6 per cents	\$20 00 14 48	34 48
COLLEGE FUND.		
On account of principal. On account of interest refunded. On account of costs. On account of expense of fund. On account of excess of sales. ——	\$7,466 00 44 75 116 00 722 22 2,118 38	10,467 35

#### AUDITOR'S REPORT.

#### MISCELLANEOUS.

	<b>\$14,526</b>		
On account of Colonization	1,165		
On account of State Debt Sinking Fund On account of Equalization	75,530 255		
On account of Geological Survey	489		
On account of University Bonds Interest	3,845		
On account of Agricultural	1,000		
On account of University Lands	2,023		
On account of Congressional Township Fund ex		75	
On account of Presidential Election	1,065		
On account of State Debt Sinking Fund Tax refunded	33		
On account of School Tax of 1860 refunded On account of Treasurer's Fund	130 1,838		
On account of Governor's Fund	526		
On account of Special Fund of \$1,200	1,199		
On account of Auditor's Fund	1,212		
On account of Secretary's Fund	679		
On account of Superintendent of Public Instruction Fund	750		
On account of Military Fund 1	,011,449	22	
On account of State Arms	179,740		
On account of Delinquent Revenue refunded	554 1,149		
On account of General Fund	339		
On account of Special Military Fund	394		
On account of Binding Fund	2,997		
On account of School Fund Interest refunded	323		
On account of Delinquent Revenue of 1860 refunded	58		
· · · · · · · · · · · · · · · · · · ·		<b>\$1,303,2</b> 88	05
LOAN ACCOUNT.  On account of payment of loans	8400,773	31 400,773	31
REDEMPTION OF BONDS			
•		,	
On account of State Bonds redeemed \$43	32,639 30		
		432,639	
Whole amount audited from November 1, 1860, to October 31, 18	61	3,442,510	57
CONDITION OF THE TREASURY.			
Balance in the Treasury, November 1, 1860		134,660	30
Receipts during the year ending October 31, 1861, including ba	dance in		
Treasury on November 1, 1860	wing the	3,803,925	æ
year ending October 31, 1861	THE CHA	3,442,510	57
Balance in Treasury November 1, 1861			_
Durante in stouding profession at sometimes in the state of the state		A	
		<b></b>	
		<b>4</b> °.	

A STATEMENT of the several Appropriation Accounts, showing the amounts expended during the fiscal year, the balance unexpended, and appropriations overdrawn on the 31st day of October, 1861.

#### LEGISLATIVE EXPENSE.

Expended during the quarter ending January 31, 1861...... \$6,639 67

#### ABSTRACT FROM THE

#### NO APPROPRIATION.

Expended during balance of year ending October 31, 1861	<b>ATT ATT</b> 4
	81,894 4
APPROPRIATION.	, 4
•	
Regular Session       \$55,000 00         Extra Session       30,000 00         Amount refunded       179 00	
/	85,179 00
Balance unexpended November 1, 1861	3,284 59
JUDICIARY.	
Appropriation overdragen November 1, 1900	
Appropriation overdrawn November 1, 1860	13,336 77 10,359 <b>3</b> 9
Appropriation for first quarter ending January 31, 1861	23,696 16 6,250 00
Amount overdrawn first quarter ending January 31, 1861	17,446 16
Balance unexpended November 1, 1861	6,474 00
PROSECUTING ATTORNEYS.	
Appropriation overdrawn November 1, 1860	20,958 47 2,022 46
Appropriation for first quarter ending January 31, 1861	22,980 93 1,700 00
Amount overdrawn February 1, 1861 \$7,000 00 Amount expended to October 31, 1861 5,448 98	21,280 93
Balance unexpended November 1, 1861	1,551 02
EXECUTIVE OFFICERS.	•
Ammondation and William Name 1 1000	
Appropriation overdrawn November 1, 1860	2,012 <b>63</b> 7,687 <b>42</b>
Appropriation for first quarter ending January 31, 1861	9,700 05 3,100 00
Amount overdrawn February 1, 1861       \$18,665 00         Appropriation for 1861       \$18,665 00         Amount expended to October 31, 1861       11,792 81	6,600 05
Balance unexpended November 1, 1861	6,872 19
PUBLIC PRINTING.	•
Appropriation overdrawn November 1, 1861	17,868 84 2,077 13
Appropriation for first quarter ending January 31, 1861	19,945 97 5,000 00 14,945 97
Appropriation for 1861	, ,
Amount expended to October 31, 1861	
Coogle	876 10

By reference to section 10 of an act, approved May 31. 1861, at the Extra Session of the Legislature, it will be seen that the unsettled accounts for Public Printing, executed vecording to law previous to the year 1861, when ascertained and certified to be correct by the Secretary of State, shall be allowed and paid out of the money appropriated for the years 1861 and 1862.

This will explain the overdraft in the account of Public Printing, which will be deducted from the appropriation of 1862.

#### INCIDENTAL.

#### FUEL AND STATIONERY.

Appropriation overdrawn November 1, 1860	\$4,586 3,257	
Appropriation for first quarter ending January 31, 1861	7,844 1,000	
Amount overdrawn February 1, 1861	6,844	03
Amount unexpended November 1, 1861	5,354	6 <del>0</del>
STATE HOUSE.		
Amount overdrawn November 1, 1860	2,941 1,315	81 68
Appropriation for first quarter ending January 31, 1861	4,257 400	
-		
Amount overdrawn February 1, 1861.         \$1,126 00           Appropriation for 1861.         \$1,026 00           Appropriation for Extra Session.         900 00           Receipts for Extra Session.         20 00	3,857	49
2,046 00 Amount expended to October 31, 1861		
2,100 10		
Amount unexpended November 1, 1861	909	51
GOVERNOR'S HOUSE.		
Amount overdrawn November 1, 1860	71 645	
Appropriation for first quarter ending January 31, 1861	717 250	
Amount overdragn February 1. 1861       \$2,000 00         Appropriation for 1861       \$2,000 1,987 68         Amount expended to October 31, 1861       1,987 68	467	25
Balance unexpended November 1, 1861	12	32
SHERIFFS' MILEAGE.		
Appropriation for first quarter ending January 31, 1861	2,500 1,255	
Amount unexpended February 1, 1861	1,244 9,000	
Amount expended to October 31, 1861	10,244 4,413	
Balance on hand November 1, 1861	5,831	29

#### STATE PRISON, SOUTH.

DIALL CAROLI, DOULL		
Amount overdrawn November 1, 1860	\$4,588 9,212	58 28
Appropriation for first quarter ending January 31, 1861 \$1.250 00 Current receipts for same quarter	13,800	
-	8,797	28 —
Amount overdrawn February 1, 1861	5,003	58
salaries         \$14,000         00           Amount to pay off indebtedness (specific appropriation)         10,000         00           Amount for enlargement of female prison         1,500         00           Appropriation of Extra Session (sec. 8, page 82,)         8,500         00           Current receipts to October 31, 1861         29,944         75		
Amount expended to October 31, 1861	63,944 62,189	
Balance unexpended November 1, 1861	1,755	
STATE PRISON, NORTH.		
Amount expended during first quarter ending January 31, 1861	30,360	25
There was no appropriation made for the first quarter of 1861, and I as show the amount overdrawn November 1, 1860.	m unable	to
Appropriation for 1861 for current expenses and salaries	<b>\$</b> 55.000	00
Amount expended to October 31, 1861	46,955	
Balance unexpended November 1, 1861	8,044	16
STATE LIBRARY.		
Amount overdrawn November 1, 1860	1,614 676	08 91
Appropriation for first quarter ending January 31, 1861	2,290 400	
Amount overdrawn February 1, 1861	1,890	99
Amount expended to October 31, 1861	700 693	
Balance unexpended November 1, 1861		98
•		
CONTINGENT FUND.		
Amount unexpended November 1, 1860	158 500	78 <b>00</b>
Amount expended first quarter ending January 31, 1861	658 581	
Amount unexpended February I, 1861	76	79
	400 00-	
Amount expended to October 31, 1861	105,076 24,897	

#### MILITIA.

Amount overdrawn November 1, 1860	\$156 50 43 75
Appropriation for during first quarter ending January 31, 1861	200 25 50 00
Amount overdrawn February 1, 1961	150 25

There was no appropriation made for this fund by the Legislature, consequently nothing has been paid out.

#### DISTRIBUTION OF LAWS.

Amount unexpended November 1, 1860	\$542 19 38 16	\$504 03
Apprepriation for 1861·····	•••••	1,000 00
4	_	1,504 03 385 45
Amount expended to October 31, 1861	······ <u>-</u>	360 40
Balance unexpended November 1, 1861	• • • • • •	1,118 58

#### MISCELLANEOUS EXPENDITURES.

Amount unexpended November 1, 1860	0.005	10
Amount expended for first quarter, ending January 31, 1861	2,005 1,079	95
Balance unexpended February 1, 1861	925 949	
Amount overdrawn November 1, 1861	24	43

This overdraft was caused by Warrant No. 2.338 for \$48, being drawn on this fund while it should have been charged to the Auditor's Fund. The mistake has been rectified by the amount being refunded and placed to the credit of Miscellaneous Fund—showing a balance unexpended of \$23 53.

#### INDIANA REPORTS.

Amount overdrawn November 1, 1860	\$1,762 95 582 35
Appropriation for first quarter, ending January 31, 1861	2,345 30 500 00
Amount overdrawn February 1, 1861	1,845 30
Amount expended to October 31, 1861	3,000 00 1,460 00
Balance unexpended, November 1, 1861	1,540 00
EXPENSES SUPREME COURT.	

EXPENSES SUFREME COURT.	
Amount overdrawn November 1, 1860	1,713 65 1,550 87
Appropriation for first quarter ending January 31, 1861	3,264 52 400 00
Amount overdrawn February 1, 1861	2,864 52
Amount overdrawn November 1, 1861	17 20

#### BLIND ASYLUM.

•		
Amount overdrawn November 1, 1860	\$2,958 6,692	
Appropriation for first quarter ending January 31, 1861 \$4,000 00 Current receipts for first quarter ending January 31, 1861 277 90	8,950	
Amount overdrawn February 1, 1861	4.277 4,672	90 79
Amount expended to October 31, 1861	17,196 11,365	
Balance unexpended November 1, 1861	5,830	
	-,	
DEAF AND DUMB ASYLUM.		
Amount unexpended November 1, 1860	7,171	93
Appropriation for first quarter ending January 31, 1861 \$6,250 00 Current receipts for first quarter, ending January 31, 1861 415 12	1,111	
	6,665	12
Amount overdrawn February 1, 1861.       \$27,500 00         Appropriation for 1861.       \$1,500 11         Current receipts to October 31, 1861.       1,500 11         Specific appropriation, heating apparatus       15,000 00	506 44,006	
Amount expended to October 31, 1861	33,148	Ċ <b>9</b>
Balance unexpended November 1, 1861	11,858	02
HOSPITAL FOR INSANE.  Amount unexpended November 1, 1860		
Receipts for first quarter ending January 31, 1861 100 00	9.576	60
Amount expended	9,504	
Balance unexpended February 1, 1861 Appropriation for 1861 Specific appropriation for iron bedsteads Specific appropriation for coal Specific appropriation for roofing Specific appropriation for bedding Current receipts	72 35,000 1,000 2,000 400 300 3,708	00 00 00 00
Amount expended to October 31, 1860	42,480 31,800	
Balance unexpended November 1, 1861	10,680	
COLONIZATION.		
Amount unexpended November 1, 1860	1,236 5,000	96 00
Amount expended to October 31, 1861	6 236 1,165	
Balance unexpended November 1, 1861	5,071	
	0,011	<i>.</i> 00
SALARY OF STATE AGENT.		
Appropriation for first quarter, ending January 30, 1861	625 1,250	
Amount overdrawn February 1, 1861	\$625	_
Amount unexpended November 1, 1861	\$2,500	00
,		



#### EXPENSES OF STATE AGENCY.

Appropriation for first quarter ending January 31, 1861  Amount expended first quarter ending January 31, 1861	\$250 00 1,587 14
Amount overdrawn February 1, 1861	1,337 14 2,000 00 2,000 00
GEOLOGICAL SURVEY.	
Amount unexpended November 1, 1860	489 20 489 20
AGRICULTURAL.	
Amount expended to January 31, 1861	1,000 00
TREASUBER'S FUND.	
Appropriation for 1861	3,350 00
Amount expended to October 31, 1861	1,838 62
Amount unexpended November 1, 1861	2,511 38
GOVERNOR'S FUND, OR OFFICE.	
Appropriation for 1861         \$500 00           Appropriation, Extra Session         1,500 00	2,000 00
Amount expended October 31, 1861	526 10
Amount unexpended November 1, 1861	1,473 90
SPECIAL FUND. (FURNITURE.)	
Appropriation for 1861	1,200 <b>0</b> 0 1,199 <b>3</b> 3
Balance unexpended November 1, 1861	67
AUDITOR'S FUND.	
Appropriation for 1861	1,500 <b>00</b> 1,212 <b>05</b>
Balance unexpended November 1, 1861	287 95
SECRETARY'S FUND.	
Appropriation for 1881	1,000 00 679 25
Balance unexpended November 1, 1861	320 75

#### SUPERINTENDENT PUBLIC INSTRUCTION FUND.

SPECIAL MILITARY FUND.	· ·		
ADJUTANT GENERAL'S FUND.  ADJUTANT GENERAL'S FUND.  Appropriation Extra Session	Appropriation for 1861		
ADJUTANT GENERAL'S FUND.  Appropriation Extra Session	Amount overdrawn November 1, 1861		60
Appropriation Extra Session	This amount is charged to appropriation for 1862.		
Amount expended October 31, 1861	ADJUTANT GENERAL'S FUND.		
SPECIAL MILITARY FUND.   70,000   Amount expended to October 31, 1861   394	Appropriation Extra Session		
Appropriation, (support of Legion)	Balance unexpended November 1, 1861	660	99
Balance unexpended November 1, 1861	SPECIAL MILITARY FUND.		
### BINDING FUND.  Appropriation for Extra Session	Appropriation, (support of Legion)		
Appropriation for Extra Session	Balance unexpended November 1, 1861.	69,605	18
	BINDING FUND.		
Amount unexpended November 1, 1861	Appropriation for Extra Session		
	Amount unexpended November 1, 1861	\$2	50

# A STATEMENT of the Receipts and Disbursements of the various Trust Funds.

#### UNIVERSITY FUND.,

## Receipts.

Balance on hand November 1, 1860	\$478 ( 7.725 (
Interest on loans	6,532
Cost of advertising	96
Damages	329 '
Sales	3,255
-	18,416

### Disbursements.

Principal loaned. Professors' salaries	4,275 00 722 22 116 10	14,197 70
Balance on hand October 31, 1861	_	4,219 12

#### SALINE FUND.

## Receipts.

Amount on hand November 1, 1860	1,315 564 4 48	00 47 00 97
Excess of sales.	1,668 31,055	

### Disbursements.

Principal loaned	\$2,305 25 130 50 6 00 15 11	2.456 86
, <del>-</del>		2,456 86
Balance on hand October 31, 1861	·	28,598 78

#### BANK TAX FUND.

## Receipts.

Amount on hand November 1, 1860	\$20,298 97 333 34
Interest on loans	456 77 4 00
Expense, Damages	90 16

Excess	\$100 2	00
_	21,214	34
Disbursements.		
Expense	57	89
Balance on hand October 31, 1861	21,156	45
SURPLUS REVENUE FUND.		
Receipts.		
Balance on hand October 31, 1860		00 15 00
Disbursements.	2,688	84
· ·		
Expense of fundBalance on hand October 31, 1861	2,658	
Distance of main occopies 52, 1001	2,000	
CONGRESSIONAL TOWNSHIP FUND.		
Receipts.		
Balance on hand October 31, 1860		00
•	47	75
Disbursements.		
Expense of fund		75
Balance on hand November 1, 1861	47	00
There is outstanding of this fund one loan of \$250 00, which, when col revert to Greene county.	lected, w	rill
THREE PER CENT. FUND.		
Balance same as last year	<b>\$</b> 32	13
INDIANAPOLIS FUND.		
Balance same as last year	885	41

## AUDITOR'S REPORT.

#### TREASURY FUND.

Balance November 1, 1860	\$5,128 54 49 00
-	5,177 54
FUND FROM ESTATES WITHOUT HEIRS.	
Balance same as last year	4,842 23
COMMON SCHOOL FUND DERIVED FROM CURRENT TAXES AND DUPON TRUST FUNDS	NTEREST
On account of school tax of 1880. On account of delinquent tax of 1880. On account of delinquent tax of 1859. On account of trust funds. On account of liquor license	\$371,770 94 26,580 82 65,281 30 85,758 36 54,422 63
•	603,814 05
Disbursements.	
Distributed to counties	
· · · · · · · · · · · · · · · · · · ·	545,424 62
Excess of receipts	58,389 43 255,073 51
Amount due from the State October 31, 1861	313,462 94
STATE DEBT SINKING FUND.	
Balance due from general fund November 1, 1860	1,053,617 17
Disbursements.	
Amount expended during December, 1860, and January, 1861   Amount expended in the redemption of \$488,000	508,428 16
Balance due November 1, 1861.	
SWAMP LAND FUND.	
Balance due from general fund October 31, 1860.       \$87,239       17         Receipts from sales.       13,766       05	101 005 00
Amount expended for draining, &c	101,005 22 24,426 77
Balance on hand November 1, 1861	76,578 45

#### UNIVERSITY FUND.

#### Loan Account.

Outstanding November 1, 1861	\$80,538 58 7,425 60
·	73,112 98
Principal loaned	6,966 00
Amount outstanding November 1, 1861	80,078 98

#### SALINE FUND.

### Loan Account.

Outstanding November 1, 1860	7,741 96 1,315 00
Principal loaned	6,426 96 2,305 25
Amount outstanding November 1, 1861	8,732 21

#### BANK TAX FUND.

## Loan Account.

Outstanding November 1, 1860.	4,151 50 333 34
<del></del>	
Amount outstanding November 1, 1861	3.818 16

#### SURPLUS REVENUE FUND.

## Loan Account.

Outstanding November 1, 1860	2,124 65 150 <b>00</b>
Amount outstanding November 1, 1861	1,974 65

This amount belongs to the counties of DeKalb, Lake, and Wells, in equal proportions.

#### LOAN ACCOUNT.

CR.

December 31, 1860-by John W. Dodd, Auditor	<b>\$125,000 00</b>
January 9, 1861-by John W. Dodd, Auditor	25,000 <b>00</b>
February 21, 1861—by Commissioners Sinking Fund	75,000 <b>00</b>
May 28, 1861—by Loan Commissioners	121.812 50
May 28, 1861—by Indianapolis Branch Bank	25,000 00
June 4, 1861—by Wm. A. Morrison	1,000 00
June 8, 1861—by C. S. Stevenson, Cashier	30,000 00
June 11, 1861—by Connersville Branch Bank	49,400 00
June 15, 1001—by Confidence Continue Dalla.	
June 15, 1861—by J. W. Burson, Cashier	10,000 00
June 19, 1861—by J. W. Burson, Cashier	20,000 00
June 19, 1861—by Indianapolis Branch Banking Company	10,000 <b>00</b>
June 21, 1861—by Terre Haute Branch Bank	<b>4</b> 0,000 <b>00</b>
June 28, 1861—by S. A. Fletcher	10,000 00
July 5, 1861—by Loan Commissioners.	200,000 00
July 6, 1861—by Loan Commissioners	_ [_60,000 <b>00</b>
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#### AUDITOR'S REPORT.

July 10, 1861-by Evansville Branch Bank	£3,943	OΩ
July 26, 1861—by Loan Commissioners	3,500	
August 6, 1861—by Loan Commissioners	70,000	00
August 10, 1861—by Loan Commissioners	160,000	00
August 10, 1861—by Loan Commissioners	25,095	60
August 13, 1861—by Loan Commissioners	8,368	
August 14, 1861—by Loan Commissioners	10,042	
August 14, 1861—by Loan Commissioners	30,545	
August 14, 1861—by Loan Commissioners	25,086	
August 15, 1861-by Loan Commissioners	10,034	
August 15, 1861—by Loan Commissioners	8,326	
August 16, 1861-by Loan Commissioners	3,998	
August 16, 1861—by Loan Commissioners	8,194	
August 16, 1861—by Loan Commissioners	8,500	
August 26, 1861—by Winslow, Lanier & Co	160,000	
August 27, 1861—by Loan Commissioners	93,516	
August 29, 1861—by Loan Commissioners	8,326	
August 29, 1861—by Loan Commissioners	184	
August 30, 1861—by Loan Commissioners	258	
August 30, 1861—by Loan Commissioners.	55,168	
September 5, 1861—by Loan Commissioners	4,000	
September 9, 1861—by Loan Commissioners	8,362	
September 10, 1861—by Winslow, Lanier & Co	100,000 2,870	
	5,500	
September 23, 1861—by Loan Commissioners	29,457	
October 1, 1861—by Terre Haute Branch Bank	39,480	
October 10, 1861—by Loan Commissioners	7,439	
October 12, 1861—by Loan Commissioners	4,961	
October 23, 1861—by Loan Commissioners	828	
October 24, 1861—by Loan Commissioners	9,934	
	11 615	
October 29, 1861—by Loan Commissioners	11,615	39
October 29, 1861—by Loan Commissioners	1,719,751	
LOAN ACCOUNT.	<del> </del>	
- -	1,719,751	
LOAN ACCOUNT.	1,719,751 Dr.	37
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr. \$25,000	37
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751 Dr.	37 00 98
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699	37 00 98 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,609 125,000	00 98 00 33
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699 125,000 10,033	37 00 98 00 33 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699 125,000 10,033 40,000	37 00 98 00 33 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699 125,000 10,033 40,000	37 00 98 00 33 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  DR.  \$25,000 75,699 125,000 10,033 40,000 340	37 00 98 00 33 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699 125,000 10,033 40,000 340 10,000	37 00 98 00 33 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699 125,000 10,033 40,000 340 10,000 90 30,000	37 00 98 00 33 00 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699 125,000 10,033 40,000 340 10,000 90 30,000 320	37 00 98 00 33 00 00 00 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Da.  \$25,000 75,609 125,000 10,033 40,000 340 10,000 90 30,000 320 57,000	37 00 98 00 33 00 00 00 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr. \$25,000 75,699 125,000 10,033 40,000 340 10,000 90 30,000 320 50,000 30,000	37 00 98 00 33 00 00 00 00 00 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,609 125,000 340 10,000 90 30,000 320 50,000 30,000	37 00 98 00 33 00 00 00 00 00 00 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr. \$25,000 75,699 125,000 10,033 40,000 340 10,000 90 30,000 320 50,000 30,000	37 00 98 00 33 00 00 00 00 00 00 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699 125,000 10,033 40,000 340 10,000 30,0000 30,0000 30,0000 200 40,000 40,000	37 00 98 00 33 00 00 00 00 00 00 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,609 125,000 340 10,000 90 30,000 320 50,000 30,000	37 00 98 00 33 00 00 00 00 00 00 00 00 00
LOAN ACCOUNT.  March 19, 1861—to Branch Bank, per G. Tousey, President	1,719,751  Dr.  \$25,000 75,699 125,000 10,033 40,000 340 10,000 30,0000 30,0000 30,0000 200 40,000 40,000	37 00 98 00 33 00 00 00 00 00 00 00 00 00

#### THE PUBLIC DEBT.

The following statement of the condition of the public debt is furnished by the Agent of State:

## Bonds Surrendered.

There were outstanding, on the 1st day of November, 1860, as heretofore reported. 393 bonds of \$1,000 each	\$393,000 00 2,000 00
Total outstanding November 1, 1861	391,000 00

## Five per cent. State Stock.

There had been issued on account of bonds surrendered up to the 1st day of November, 1860	5,322,500 00
M-4-1 1 1001	F 0/0 F/00 AA

## Two and a half per cent. State Stock.

There had been issued on account of bonds surrendered up to the 1st day of November, 1860	\$2,054,733 50 1,000 00
Total amount November 1, 1861	
Five per cent. Preferred Canal Stock.	.,,
There is outstanding of this stock the same as reported last year	4,079,500 00
Five per cent. Preferred Special Canal S.	tock.
There is outstanding of this stock the same as reported last year	1,216,737 50
Five per cent. Deferred Canal Stock.	
There had been issued on account of bonds surrendered up to the 1st day of November, 1860, as heretofore reported	1,243,000 00 1,000 00
Total amount November 1, 1861	1,244,000 00
Five per cent. Deferred Special Canal St	ock.
There had been issued on account of bonds surrendered up to the 1st day of November, 1860, as heretofore reported	479,545 00 1,000 00
Total amount November 1, 1861	480,545 00
WABASH AND ERIE CANAL.	
Receipts.	
Balance in hands of trustees October 1, 1860  Balance in hands of contractors, Eastern Division, October 1, 1860	45,906 72 22,936 81 68,843 53
Tolls and Water Rents Collected.	
By trustees	
Lands Vincennes district.  Lands east and west of Tippecanoe.  Rents paid by contractors, East Division	52,387 45 10,966 43 8,274 34 7,025 00
Balance on hand October 1, 1860	78,653 <b>22</b> 68,843 <b>53</b>
Total, including balance on hand October 1, 1860	147,496 75

#### EXPENDITURES.

## General Expenses.

15,893 28



### Ordinary Repairs of Canal.

By contractors, Eastern Division	•••••	\$20,547	54
Extraordinary Repairs.			
By contractors, Eastern Division	•••••	7,334	33
Rebuilding Bridges.			
By contractors, Kastern Division	•••••	1,023	99
Expense of Superintendenc	e.		
By contractors, Eastern Division		4,000	00
Expense of Collecting.			
By contractors, Eastern Division	•••••	3,461	63
Miscellaneous Expenditures	s.		
Rent paid trustees Engineering	\$7,025 00 2,000 00 800 00 262 00 157 85 292 50 196 24 42,292 11	53,045 \$105,306	
SUMMARY.		•	
Balance in hands of Trustees October 1, 1861			
Expenditure during the year ending September 30, 1861	- ··•··	147,496 105,306	
Balance in hands of Trustees October 1, 1861		42,190	19
The grand total of receipts and expenditures on account of W from its commencement up to October 1, 1861, is as follows:	, abash and	Erie Can	al,

#### RECEIPTS.

Total by Trustees to October 1, 1847.       302,856 73         Total by Trustees for year ending October 1, 1849.       385,606 85         Total by Trustees for year ending October 1, 1850.       396,838 92         Total by Trustees for year ending October 1, 1850.       521,972 30         Total by Trustees for year ending October 1, 1851.       365,761 43         Total by Trustees for year ending October 1, 1852.       460,452 04         Total by Trustees for year ending October 1, 1853.       657,399 77         Total by Trustees for year ending October 1, 1854.       520,681 10         Total by Trustees for year ending October 1, 1855.       282,076 62         Total by Trustees for year ending October 1, 1857.       196,466 36         Total by Trustees for year ending October 1, 1858.       117,910 29         Total by Trustees for year ending October 4, 1859.       117,910 29         Total by Trustees for year ending October 4, 1859.       106,466 30
--

Total by Trustees for year ending October 1, 1860	\$133,769 43 78,653 22
Total receipts from all sources October 1, 1861	6,455,939 02
<b>₹</b>	
EXPENDITURES.	
Total by State to surrender to Trustees.  Total by Trustees to October 1, 1847.  Total by Trustees for year ending October 1, 1848.  Total by Trustees for year ending October 1, 1849.  Total by Trustees for year ending October 1, 1850.  Total by Trustees for year ending October 1, 1851.  Total by Trustees for year ending October 1, 1853.  Total by Trustees for year ending October 1, 1853.  Total by Trustees for year ending October 1, 1854.  Total by Trustees for year ending October 1, 1854.  Total by Trustees for year ending October 1, 1856.  Total by Trustees for year ending October 1, 1857.  Total by Trustees for year ending October 1, 1858.  Total by Trustees for year ending October 1, 1859.  Total by Trustees for year ending October 1, 1859.  Total by Trustees for year ending October 1, 1869.  Total by Trustees for year ending October 1, 1860.  Total by Trustees for year ending October 1, 1860.	5,321,565 82 7,420 77 354,311 62 531,617 29 519,013 13 414,273 27 415,611 30 625,044 19 325,724 48 422,199 07 20,524 87 318,047 67 255,202 56 132,736 52 108,199 50 105,306 56

#### INTEREST ON STATE DEBT.

Total cost to October 1, 1861......\$11,056,791 62

The following statement shows the amounts of interest paid each year since the consummation of the arrangement with the bondholders:

In the year 1847	\$78,600 00
In the year 1848	183,730 00
In the year 1849	188,344 00
In the year 1850	188,595 00
In the year 1851	203,718 00
In the year 1852	199,784 00
In the year 1853	249,127 75
In the year 1854	298,255 <b>52</b>
In the year 1855	306,569 14
In the year 1856	316,674 34
In the year 1857	318,027 74
In the year 1858	317,092 63
In the year 1859	311,579 14
In the year 1860	309,548 <b>09</b>
In the year 1861	176,837 82

The interest falling due on the 1st of January, 1861, had been placed to the credit of the State Agent on the 31st of October, 1860; but a large proportion of the fund, to-wit, \$125,000, had been raised by a loan from Winslow, Lanier & Co., which was repaid to them in May, 1861.

### Interest and Exchange.

Audited for 1854	<b>\$3,</b> 756 50
Audited for 1855	5,050 00
Audited for 1856.	3,260 00
Audited for 1857.	3,260 00
Audited for 1858.	4.639 00
Audited for 1859.	7.214 39
Audited for 1860	8,165 66
Audited for 1861.	

#### VINCENNES UNIVERSITY BONDS.

The amounts of interest which have been paid are as follows:

For the year 1855	\$1,967.55
For the year 1856	3,935 10
For the year 1857	4.085 10
For the year 1858	3,935 10
For the year 1859	3.815 10
For the year 1860	4 205 10
For the year 1861	3.845 10
	0,010 10

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The United States Government has refunded to the State of Indiana the sum of four hundred and fifty thousand dollars in six per cent. United States Treasury Notes. They were immediately sold in the city of New York at rates varying from 96 to 96% per cent., producing a total sum of \$432,639 30, and this sum was applied solely to the redemption of 6 per cent. Indiana war loan bonds. The bonds thus redeemed are numbered as follows:

					405	
"	46	651	"	44	680	
• •	"	703	"	46	708	
"	"	715	"	"	744	
					488	

All of the denomination of one thousand dollars.

By a provision of the act authorizing the issue of these bonds, approved May 13, 1861, (Acts Special Session 1859, page 19, section 5,) it is made the duty of the financial committees of both Houses of the next General Assembly to destroy the bonds thus redeemed. But as they are coupon bonds, and without indorsement pass into the possession of any holder, the State Debt Sinking Fund Commissioners did deem it proper to prevent their passing into the hands of unauthorized holders, by ordering that they should be canceled by punching through the body of each bond three holes, of a diameter of half an inch, and running cross lines over each of the thirty-nine coupons attached to each bond. They were accordingly canceled in this manner, and are now kept in the office of the Auditor of this State, awaiting their final destruction by the aforesaid committees.

It is gratifying to say, that owing to the sagacity and foresight of the Loan Commissioners, the officers charged with the redemption of the bonds were enabled to do so nerms very favorable to the State; that is to say, they paid for them only the same amount for which they had been sold by the State, varying from 87½ to 88 9-10 per cent, per annum from the day of sale to the day of rendition, with the addition of interest at the reat of 7 per cent.

est at the rate of 7 per cent.

From a report, submitted to the Legislature at the Extra Session, it would seem that Governor Morton labored under the impression that the first \$100,000 charged to the 'Military Fund' had been charged to the 'Military Contingent Fund.' Twenty thousand dollars of this being a loan to the General Government for the support of troops, made by the Governor, was properly charged to the "Military Contingent Fund." The rest was properly charged to the 'Military Fund,' as will appear from the vouchers on file at this office.

According to the quarterly reports of the Loan Commissioners made to this office, the bonds sold to this date amount to \$904,500, to-wit:

600 304 1	bonds	of the	denomination	of \$1,000	\$600,000 304,000 500
4 = 4				the State from the General Government there	\$904,500
W	ere re	deemed	l	the State from the General Government there	488,000
	Lea	ving ou	itstanding on th	e 31st October, 1861	\$416,500

A GENERAL STATEMENT of the Receipts and Expenditures during the fiscal year commencing November 1, 1861, and ending October 31, 1862.

### RECEIPTS.

There was remaining in the Treasury November 1, 1861	•••••••••••••••••••••••••••••••••••••••	\$365,146 33
During the year ending October 31, 1862, the following sun received:	as have been	
REVENUE.		2
On account of revenue of 1861	45,979 14 90,393 22	727,699 10
STATE DEBT SINKING FUND.		
On account of tax of 1861	1,542 65 15,063 03 11,908 20 204 64 198 00	426,498 99
COMMON SCHOOL FUND.		
On account of tax of 1861.  On account of tax of 1860.  On account of delinquent tax of 1861.  On account of delinquent tax of 1860.  On account of delinquent tax of 1859.  On account of delinquent tax of 1858.  On account of school fund interest.  On account of liquor licenses.  On account of unclaimed fees.  On account of school fund interest.  On account of unclaimed fees.	14,103 98 23,138 47 72,925 88 1,174 81 990 00	645,086 01
COLLEGE FUND.		
On account of principal	\$5,056 10 4,975 26	10,031 36
SALINE FUND.		•
On account of principal	\$798 30 472 62	1,270 92
BANK TAX FUND.		
On account of principal	\$100 00 244 56	344 56

#### SURPLUS REVENUE FUND.

On account of interest		\$192 44		
· TREASURY FUND.				
On account of interest		49 00		
PUBLIC INSTITUTIONS.				
On account of Asylum for Deaf and Dumb. On account of Asylum for Blind On account of Hospital for the Insane On account of State Prison South On account of State Prison North	\$768 81 1,068 86 5,350 42 22,003 16 3,294 87	32,486 19		
MISCELLANEOUS.				
On account of swamp lands On account of fees. On account of miscellaneous fund. On account of contingent fund. On account of military contingent fund. On account of Superintendent's fund. On account of State Library On account of expenses Supreme Court. On account of full viersity Lands. On account of full viersity Lands. On account of military fund. On account of military fund. On account of sale of laws. On account of sale of laws. On account of temporary loans. On account of sale of bonds. On account of supended debt.	\$1,107 44 2,322 94 48 00 100 00 4 30 600 17 21 1,322 03 2,139 77 15.332 80 258 88 12 50 74,508 95 582,454 62 950,002 86 13,007 68	642,666 <b>0</b> 5		
Total receipts from November 1, 1861, to October 31, 1862, including balance on hand November 1, 1861		3,851,450 88		

### DISBURSEMENTS.

The disbursements during the fiscal year ending October 31, 1862, have been as follows:

#### ORDINARY EXPENDITURES.

On account of Landalatina announces	\$3,137 60		
On account of Legislative expenses			
On account of Judiciary	31.379 00		
On account of Executive			
On account of Prosecuting Attorneys	6,798 94		
On account of State Library	704 84		
On account of expenses of Supreme Court			
On account of Indiana Reports			
On account of public printing			
On account of State House	1,838 35		
On account of sheriffs' mileage			
On account of contingent fund			
On account of contingent fund	2,510 70	<b>\$82,179</b> 19	a
		\$02,179 1	,

#### MILITARY EXPENDITURES.

On account of military fund	\$112,767	47	
On account of State arms	238,417	10	
On acbount of Indiana Legion	6,907	41	_
On account of Indiana Arsenal		53	
On account of military contingent fund	32,737	02	
		_	465,159 53

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#### OFFICE EXPENDITURES.

On account of Governor's office. On account of Secretary's office. On account of Auditor's office. On account of Treasurer's office. On account of Superintendent's office. On account of Adjutant General's office.	\$1,983 17 922 47 1,186 68 607 32 544 83 638 90	
PUBLIC INDEBTEDNESS.		
On account of State debt interest	<b>\$</b> 320,000 00	
On account of salary of Agent	3,750 00	
On account of State Debt Sinking FundOn account of war loan bonds	259,114 54 33,645 00	
On account of loan account	843,081 07	
On account of proceeds of war loan bonds refunded On account of interest on University bonds On account of interest on Sinking Fund bonds	1,617 67 3,995 10	
On account of interest on Sinking Fund bonds	71,293 18	
·	-	1,536,496 56
PUBLIC INSTITUTIONS.		
On account of Hospital for the Insane	<b>\$</b> 35,341 23	
On account of Asylum for the Blind	19,092 78	
On account of Asylum for the Blind On account of Asylum for the Deaf and Dumb On account of State Prison South	31,624 36 29.916 16	
On account of State Prison South	36,339 03	
•		152,313 56
TRUST FUNDS.		
On account of college fund interest On account of college fund principal	\$10 70 2,312 60	
On account of saline fund-principal	701 66	
On account of saline fund expense On account of professors' salaries	1 50 5,600 00	
On account of University lands	1,417 21	
On account of swamp lands	71 44	10,115 11
		,
COMMON SCHOOL FUND.		
On account of distribution of fund	\$672,745 34	
On account of tax of 1861 refundedOn account of tax of 1858 refunded	915 35	
On account of interest refunded	915 35 57 17 1,488 37	
On account of unclaimed fees refunded	49 50	<b>675,255 7</b> 3
DEVENTO		0.0,200
REVENUE.		
On account of revenue of 1861 refunded	\$28,322 32	
On account of revenue of 1860 refunded	4.468 82	
On account of delinquent revenue of 1860 refunded On account of delinquent revenue of 1859 refunded	1,224 11 1 87	
On account of delinquent revenue of 1858 refunded	114 33	34,131 45
STATE DEBT SINKING FUND TAX		
	-	
On account of tax of 1861 refunded	8290 15	
On account of tax of 1858 refunded	11 44	301 59

#### MISCELLANEOUS

On account of distribution of laws On account of fuel, stationery, &c On account of specific appropriations.	\$484 51 1,859 95 1,894 57	
On account of colonization. On account of general fund. On account of file rent.	600 00 6 501 34 1.800 00	
	1,800 00	\$13,140 <b>3</b> 7
Whole amount audited from November 1, 1861, to October 31, 1862	82	2,974,976 <b>4</b> 6

### CONDITION OF THE TREASURY.

Balance in the Treasury. November 1, 1861	<b>\$</b> 365,146 33 3,486,304 55
•	3,851,450 88
Amount of warrants drawn on the Treasury during the year ending October 31, 1862	2,974,976 46
Balance in the Treasury, October 31, 1862	\$876,474 42

A STATEMENT of the several Appropriation Accounts showing the Amounts expended during the fiscal year, the balances unexpended, and appropriations overdrawn on the 31st day of October, 1862.

#### LEGISLATIVE EXPENSES.

Former appropriation unexpended	\$3,284 <b>52</b> 3,137 <b>60</b>
Balance unexpended.	146 92
JUDICIA RY.	
Appropriation	29,000 00 6,474 00
Expended during the year	35,474 00 31,379 00
Balance unexpended	4,095 00
PROSECUTING ATTORNEYS.	
Appropriation	7,000 00 1,551 02
Expended during the year	8 551 02 6,798 94
Balance unexpended	1,752 08
EXECUTIVE OFFICERS.	
Appropriation	18,665 <b>00</b> 6,872 <b>19</b>
Expended during the year	25.537,19 20,801 <b>36</b>
Balance unexpended	4,735 83
PUBLIC PRINTING.	
Appropriation,	8,000 00 3,000 00
Former appropriation overdrawn. \$876 10 Expended during the year. 7,070 64	11,000 00
Balance unexpended	7,946 74 3,053 26
	0,000 20
INCIDENTALS, FUEL, STATIONERY, &C.	
Former appropriation	5,354 60 1,859 96
Balance unexpended	3,494 65



### STATE HOUSE.

Appropriation Former appropriation unexpended	\$1,126 00 1,001 36
Expended during the year	2,127 36 1,835 <b>3</b> 5
Balance unexpended	392 01
SHERIFFS' MILEAGE.	
Appropriation	9,000 00 5,831 29
Expended during the year	14,831 29 5,004 11
Balance unexpended,	9,827 18
DISTRIBUTION OF LAWS.	
Former appropriation unexpended Expended during the year	1,080 42 484 51
Balance unexpended	595 91
STATE PRISON SOUTH.	
Appropriation	14,000 00
Former appropriation unexpended	1,755 70 22,003 16
Expended during the year	37,758 86 29,916 16
Balance unexpended	7,842 70
STATE PRISON NORTH.	
Appropriation for current expenses.  Appropriation for materials.	15,000 00 10,000 00 8,044 16
Former appropriation unexpended	3,294 87
Expended during the year	36,339 03 36,339 03
STATE LIBRARY.	
Appropriation	700 00 6 98 25 50
Expended during the year	732 48 704 84
Balance unexpended	27 64
indiana reports.	
AppropriationFormer appropriation unexpended	3,000 00 1,540 00
Expended during the year	4,540 00 2,187 67
Balance unexpended	2,352 33
-	Google,
	0

### ABSTRACT FROM THE

#### EXPENSES SUPREME COURT.

	<b>\$1,500</b> (	ω.
Appropriation	17 5	20
necespts.		_
Former appropriation overdrawn	1,517 9	20
Former appropriation overdrawn		
maponded during the year.	957	12
70-1	560 (	ne ne
Balance unexpended	•	~
MILITARY CONTINGENT FUND.		
Former appropriation unexpended	79,958	00
Receipts	4	30
	70 062	30
Expended during the year	79,962 3 32,737	02
	47,225	
Balance unexpended	41,220	20
CIVIL CONTINGENT FUND.		
CIVIL CONTINGENT FUND.		
Appropriation	5,000	00
	221	18
Receipts	100	00
•	5,321	18
Expended during the year	2,316	76
Balance unexpended	3,004	42
Dalance unexpended.	.,	
•		
ASYLUM FOR THE DEAF AND DUMB.		
Appropriation	27,500	00
Former appropriation unexpended	11,858 768	81
Receipts.		
	40,126 31,624	
Expended during the year		
Balance unexpended	8,502	47
ASYLUM FOR THE BLIND.		
	16,000	^^
AppropriationFormer appropriation unexpended	5,830	16
Receipts	1,068	86
-	22,899	02
Expended during the year	19,092	
	3,806	94
Balance unexpended	3,000	24
HOSPITAL FOR THE INSANE.		
HUSPITAL FUR THE IMSAME.		
Appropriation	35,000	60
	10,680	58
Receipts	5,350	42
•	51,031	
Expended during the year	35,341	23
Balance unexpended	15,689	77

### GOVERNOR'S OFFICE FUND.

AppropriationFormer appropriation unexpended	<b>\$</b> 500	
Expended during the year	1,983 1,983	
Balance unexpended		73
SECRETARY'S FUND.		
Appropriation	1,000 320	00 75
Expended during the year	1,320 922	75
Balance unexpended		28
AUDITOR'S FUND.		
Appropriation	1 500	
Appropriation Former appropriation unexpended	1,500 287	95
Expended during the year	1,78 <b>7</b> 1,18 <b>6</b>	
Balance unexpended	601	27
TREASURER'S FUND.		
Appropriation	1,000 1,511	
Expended during the year	2,511 607	38 32
Balance unexpended	1,904	
superintendent's fund.		
Appropriation	750	00 60
Former appropriation overdrawn	750	
Polonos manus del	545	
Balance unexpended	205	17
ADJUTANT GENERAL'S FUND.		
Former appropriation unexpended	660 638	99 90
Balance unexpended	22	09
SWAMP LAND INVESTIGATING COMMITTEE.		
Former appropriation unexpended	1,476 1,278	
Balance unexpended	197	03

#### ABSTRACT FROM THE

#### STATE ARMS.

Former appropriation unexpended	\$320,259 238,417	
Balance unexpended	81,842	08
INDIANA LEGION.		
Appropriation	70,000 <b>69</b> ,605	
Expended during the year	139.605 6,957	41
Balance unexpended	132,647	77
MILITARY FUND.  Appropriation  Refunded by the United States during the year 1861	452,059	30
Refunded by sundry persons during the year 1861	8,553 15,332	45 80
Amount expended from date of appropriation to October 31, 1862	1,609,227 1,531,695	76 16
Deduct the following sums payable out of the appropriation for military purposes: For legislative expenses. For public printing. Source of Governor's office. 1,500 00 For Adjutant General's office.		60
Balance, October 31, 1862	35,500	_
Dalauce, Octobel 31, 1002	-2,004	=

# A STATEMENT of the Receipts and Disbursements on account of the various Trust Funds.

#### UNIVERSITY FUND.

### Receipts.

Balance on hand November 1, 1861 Loans collected during the year, Interest on loans	\$4,219 5,056 4,975	10
·	14,250	48
Disbursements.		
Principal loaned       \$2,312 60         Interest refunded       10 70         Professors' salaries       5,600 00	7,923	30
Balance on hand October 31, 1862	6,327	18
Loan Account.		
Loans outstanding November 1, 1861	80, 078 5,056	
Amount loaned during the year	75,022 2,312	
Amount outstanding November 1, 1862.	77,335	48
SALINE FUND.		
Receipts.		
Balance on hand November 1, 1661	28,598 798 472	30

### Disbursements.

29,869 70

Principal loaned	\$701 66 1 50	
-		703 16
Balance on hand October 31, 1862	·····-	29,166 54

### Loan Account.

Loans outstanding, November 1, 1861	\$8,739 21 798 30	
Amount loaned during the years 1	7,933 91 701 66	
Amount outstanding, November 2, 1862	by <b>8,635</b> (57)	le

## SO ANA UNIVERSITY

### ABSTRACT FROM THE

#### BANK TAX FUND

### Receipts.

Balance on hand, November 1, 1861	\$21,156 100 244	45 00 56
Balance on hand, October 31, 1862	21,501	01
Loan Account.		
Loans outstanding, November 1, 1861	318 100	_
Amount outstanding, October 31, 1862	3,718	16
SURPLUS REVENUE FUND.	•	
Receipts.		
Balance on hand, November 1, 1861	2,658 192	54 44
Balance on hand, October 31, 1862	2,850	98
Loan Account.		
Loans outstanding, November 1, 1861	1,974 1,974	65 65
CONGRESSIONAL TOWNSHIP FUND.		
Balance on hand, same as last year	. 47	00
Loan Accounts.		
Loans outstanding, same as last year	. 250	) 00
. THREE PER CENT. FUND.	•	
Balance, same as last year	. 3	2 13
indianapolis fund.		
Balance, same as last year	. 88	5 41
TREASURY FUND.		
Receipts.		
Balance on hand, November 1, 1861	. 5,17	7 54 9 00
Balance on hand, October 31, 1862		6 54
Loan Account.		

There is outstanding of this fund one loan of.....

#### FUND FROM ESTATES WITHOUT HEIRS.

### Receipts.

Balance on hand, November 1, 1861	
Balance on hand, October 31, 1862	5,899 61

#### SWAMP LAND FUND.

### Receipts.

Balance on hand, November 1, 1861	76,578 1,107	45 44
	77 695	00

### Expenditures.

Expended on account of drainage, &c	71 44
Balance on hand, October 31, 1862	7.514 45

#### COMMON SCHOOL FUND DERIVED FROM CURRENT TAXES AND INTEREST UPON TRUST FUNDS.

### Receipts.

Balance on hand, November 1, 1861		813,462 94
On account of tax of 1861		•
On account of tax of 1860	14,103 98	
On account of delinquent tax of 1861	23,138 47	
On account of delinquent tax of 1860	72,925 88	
On account of delinquent tax of 1859		
On account of delinquent tax of 1858		
On account of school fund interest	101.646 61	
On account of liquor licenses		
On account of unclaimed fees		
On account of escheats		
		645,066 01
•	-	

958,628 95

### Expenditures.

Distributed to counties		
Tax of 1861 refunded		
Interest refunded		
Unclaimed fees refunded	50	-
•	 -	675,255 73
Amount due from the State October 31 1869	 	982 972 90

STATE DEBT SINKING FUND.

### Receipts.

Refunded by the United States	
\$426,498 99	
971,688 00	
Disbursements.	
On account of purchase of bonds	
Balance, October 31, 1862	
Datative, October 31, 1002	
By an act of the General Assembly of June 4, 1861, the tax levied for State Debt Sinking Fund purposes has been appropriated, and is to be applied to the debt created under the provisions of the act of May 13, 1861, for the issue of two millions of six per cent. war loan bonds; and a like direction is given any money paid by the General Government, to indemnify the State of Indiana for any advances made in the present war for the suppression of the repellion. Pursuant to this law, the funds thus set aside for the special purpose of liquidating the State Debt last created, the State Debt Sinking Fund Commissioners have applied the funds thus obtained to the payment of interest and extinguishment of the six per cent. War Loan Debt, and the Auditor herewith furnishes the following account of their proceedings:	
Receipts.	
1861.	
Aug. 15, To proceeds of sale of \$450,000 United States Treasury notes \$432,639 30 Aug. 30, To money from General Fund of the State borrowed	
1862.   Jan'y 7,   To one year's interest on \$80,000 5 per cent. Indiana bonds held by State Debt Sinking Fund Commissioners	
Total	
Disbursements.	
1861.	
Aug. 19, By redemption of \$488,000 6 per cent. Indiana War Loan bonds, to-wit:	
From No. 126 to No. 405—280	
Nov. 28, Dec. 2, Dec. 2, Date: 2, Dec. 2, Dec. 2, Dec. 2 and Dec. 2	
These bonds are numbered as follows:	
From No. 601 to No. 631	

1862.				
Jan'y 8,	By redemption of 49 6 per cent. War Loan bonds of the tion of \$1,000 each—\$49,000 at 85 cents on the dollar And interest on the same		41,650 547	
May 1, Aug. 14,	By half yearly interest on War Loan bonds	78:	33,645	00
	•	\$108 500	106,609	43
То	tal disbursements		<b>\$</b> 725,916	55

•

•

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